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NEW DELHI, SATURDAY, APRIL 17, 1999/CHAITRA 27, 1921

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में
रखा जा सके

Separate Paging is given to this Part in order that it may be filed as a
separate compilation

भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-Section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय की छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं
Statutory Orders and Notifications Issued by the Ministries of the Government of India
(other than the Ministry of Defence)

वित्त मंत्रालय
(राजस्व विभाग)

आदेश

नई दिल्ली, 16 मार्च, 1999

स्टाम्प

के स्वरूप वाले बन्धपत्रों पर स्टाम्प शुल्क के कारण
प्रभाव है।]

[सं. 13/99-स्टा. फा. सं. 33/15/99-बि. क.]

अपर्णा शर्मा, अवर सचिव

MINISTRY OF FINANCE

(Department of Revenue)

ORDER

New Delhi, the 16th March, 1999

STAMPS

का.आ. 1045.—भारतीय स्टाम्प अधिनियम, 1899
(1899 का 2) की धारा 9 की उपधारा (1) के खण्ड
(ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय
सरकार एतद्वारा मै. मेवाड़ शुगर मिल्स लिमिटेड,
चित्तौड़गढ़, राजस्थान को मात्र दो लाख और पच्चीस हजार
रुपए के समेकित स्टाम्प शुल्क अदा करने की अनुमति
प्रदान करती है जो उक्त कम्पनी द्वारा जारी किए जाने
वाले समग्र मूल्य तीन करोड़ रुपए के 1 से 3000 तक
की विविध संख्या वाले एक-एक सी रु. के डिवेन्चरों

S.O. 1045.—In exercise of the powers conferred
by clause (b) of sub-section (1) of section 9 of
the Indian Stamp Act, 1899 (2 of 1899), the
Central Government hereby permits M/s. The
Mewar Sugar Mills Limited, Chittorgarh, Rajasthan
to pay consolidated stamp duty of rupees two lakh

and twenty five thousands only chargeable on account of the stamp duty on bonds in the nature of Debentures of rupees one hundred each bearing distinctive numbers from 1 to 3000 aggregating to rupees three crores only to be issued by the said company.

[No. 13/99-ST/F. No. 33/15/99-ST]

APARNA SHARMA, Under Secy.

(सेंट्रल इकोनॉमिक इंटेलीजेंस ब्यूरो)

(कोफेपोसा यूनिट)

आदेश

नई दिल्ली, 26 मार्च, 1999

का.आ.1046.—अतः संयुक्त सचिव, भारत सरकार जिन्हें विदेशी मुद्रा संरक्षण और तस्करी निवारण अधिनियम, 1974 (1974 का 52) की धारा की उपधारा (1) के अन्तर्गत विशेष रूप से शक्ति प्रदान की गई है, ने उक्त उप धारा के अधीन आदेश फाइल सं. 673/10/99-सी यू एस.-VIII दिनांक 29-1-99 जारी किया और यह निर्देश दिया कि श्री श्याम सुन्दर शर्मा, पता : 9 मेफयर रोड, कलकत्ता-19 को निरुद्ध कर लिया जाए और प्रजिडेंसी कारागार, कलकत्ता में अभिरक्षा में रखा जाए जिससे कि उन्हें भविष्य में चीजों की तस्करी करने से रोका जा सके।

2. अतः केन्द्रीय सरकार के पास यह विश्वास करने का कारण है कि पूर्वोक्त व्यक्ति फरार हो गया है या स्वयं को छिपा रखा है जिससे कि यह आदेश निष्पादित नहीं किया जा सकता।

3. अतः अब उक्त अधिनियम की धारा 7 की उपधारा (1) के खंड (ख) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा पूर्वोक्त व्यक्ति को यह निर्देश देती है कि वह शासकीय राजपत्र में इस आदेश के प्रकाशित होने के 7 दिन के भीतर पुलिस आयुक्त, कलकत्ता के समक्ष उपस्थित हो।

[फा. सं. 673/10/99-सी-यू-एस. VIII]

एम.एस. नेगी, अवर सचिव

(Central Economic Intelligence Bureau)

(COFEPOSA UNIT)

ORDER

New Delhi, the 26th March, 1999

S.O. 1046.—Whereas the Joint Secretary to the Government of India specially empowered under sub-section (1) of Section 3 of the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974 (52 of 1974) issued order F. No. 673/10/99-Cus. VIII dated 29-1-99 under the said sub-section directing that Shri Shyam Sunder Sharma, 9, Mayfair Road, Calcutta 19, be

detained and kept in custody in the Presidency Jail, Calcutta with a view to preventing him from Smuggling goods in future.

2. Whereas the Central Government has reasons to believe that the aforesaid person has absconded or has been concealing himself so that the order cannot be executed.

3. Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of Section 7 of the said Act, the Central Government hereby directs the aforesaid person to appear before the Commissioner of Police, Calcutta within 7 days of the publication of this order in the Official Gazette.

[F. No. 673/10/99-Cus. VIII]

M. S. NEGI, Under Secy.

(राजस्व विभाग)

आदेश

नई दिल्ली, 6 अप्रैल, 1999

का.आ. 1047.—भारत सरकार के संयुक्त सचिव ने जिसे विदेशी मुद्रा संरक्षण और तस्करी निवारण अधिनियम, 1974 (1974 का 52) की धारा 3 की उपधारा के अधीन आदेश फा. सं. 673/75/98-सी. शु.-8 दिनांक 19-2-1999 को यह निर्देश जारी किया था कि श्री श्री. राजेन्द्रन उर्फ गुडलक राजेन्द्रन पुत्र श्री श्री. मुद्गु येवर न. 15 ललिथापुरम गली, रौयापेटा, चैन्नई-14, तमिलनाडु, को निरुद्ध कर लिया जाए और केन्द्रीय कारागार, चैन्नई में अभिरक्षा में रखा जाए ताकि उसे भविष्य में विदेशी मुद्रा के संरक्षण के प्रतिकूल कार्य करने से रोका जा सके।

2. केन्द्रीय सरकार के पास यह विश्वास करने का कारण है कि पूर्वोक्त व्यक्ति फरार हो गया है या अपने को छिपा रहा है जिससे उक्त आदेश का निष्पादन नहीं हो सके;

3. अतः अब केन्द्रीय सरकार, उक्त अधिनियम की धारा 7 की उपधारा (i) के खण्ड (ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि पूर्वोक्त व्यक्ति इस आदेश के शासकीय राजपत्र में प्रकाशन के 7 दिन के भीतर कमिशनर आफ पुलिस, चैन्नई के समक्ष हाजिर हों।

[फा. सं. 673/75/9 8-सी. शु.-8]

प्रकाश चन्द्रा, उप सचिव

(Department of Revenue)

ORDER

New Delhi, the 6th April, 1999

S.O. 1047.—Whereas the Joint Secretary to the Government of India, specially empowered under sub-section (1) of Section 3 of the Conservation of Foreign Exchange & Prevention of Smuggling Activities Act, 1974 (52 of 1974)

issued order F. No. 673/75/98-Cus. VIII dated 19-2-1999 under the said sub-section directing that Shri S. Rajendran (a) Goodluck Rajendran S/o Shri S. Subhu Thevar Address : No. 15, Lalithapuram Street, Royapettah, Chennai-600014, Tamil Nadu be detained and kept in custody in the Central Prison, Chennai with a view to preventing him from acting in any manner prejudicial to the conservation of foreign exchange ;

2. Whereas the Central Government has reasons to believe that the aforesaid person has absconded or is concealing himself so that the order cannot be executed ;

3. Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of Section 7 of the said Act, the Central Government hereby directs the aforesaid person to appear before the Commissioner of Police, Chennai within 7 days of the publication of this order in the official Gazette.

[F. No. 673/75/98-Cus. VIII]
PRAKASH CHANDRA, Dy. Secy.

(केन्द्रीय प्रत्यक्ष कर बोर्ड)

नई दिल्ली, 6 अप्रैल, 1999

का.आ. 1048.—यह आम सूचना के लिए अधिसूचित किया जाता है कि केन्द्र सरकार ने मैसर्स एस आर ई आई होम फाइनेंस लिमिटेड, "विश्वकर्मा" 86 सी, टोपमिया रोड, (साउथ), कलकत्ता-700046 को आयकर अधिनियम, 1961 की धारा 36(1) (viii) के प्रयोजनार्थ कर निर्धारण वर्ष 1998-99, 1999-2000 और 2000-2001 तक के लिए अनुमोदित किया है।

2. यह अनुमोदन निम्नलिखित शर्तों के अध्वधीन है कि :

- (i) कम्पनी का मुख्य उद्देश्य आवासीय उद्देश्यों के लिए गृह निर्माण अथवा खरीद के लिए दीर्घकालीन वित्त उपलब्ध कराने के कारोबार करना रहा है ;
- (ii) कम्पनी आयकर अधिनियम, 1961 की धारा 139(1) के अन्तर्गत आय विवरणी दायर करने की निर्धारित तारीख से पहले इस धारा के अन्तर्गत दावा की गई कटौती के विवरण सहित लेखा-परीक्षित लाभ और हानि लेखा और तुलन-पत्र की प्रति प्रतिवर्ष प्रस्तुत करती है ;
- (iii) अधिनियम के अनुसार आवश्यकता अनुसार विशेष रिजर्व सृजित और रखा जाता हो ; और

- (iv) आयकर अधिनियम, 1961 की धारा 36(1) (viii) में उल्लिखित सभी अन्य शर्तें पूरी की जाती हों।

[अधिसूचना सं. 10862/फा. सं. 204/23/95-आई.टी. ए.-II]

मालथी आर. श्रीधरन, अवर सचिव

(Central Board of Direct Taxes)

New Delhi, the 6th April, 1999

S.O. 1048.—It is notified for general information that M/s SREI Home Finance Ltd., "Vishwakarma" 86C, Topsia Road (South), Calcutta-700046, has been approved by the Central Government for the purposes of section 36(1)(viii) of the Income tax Act, 1961, for the assessment years 1998-99, 1999-2000 and 2000-2001.

2. The approval is subject to the condition that :

- (i) the company has been main object to carrying on the business of providing long term finance for construction or purchase of houses for residential purposes ;
- (ii) the company submits every year a copy of its audited profit and loss account and balance sheet alongwith a statement of deduction claimed under this section before its due date for filing return of income under section 139(1) of the Income tax Act, 1961 ;
- (iii) special reserve as required is created and maintained as per the Act ; and
- (iv) all other conditions contained in section 36 (1)(viii) of the Income tax Act, 1961, are fulfilled.

[Notification No. 10862/F. No. 204/23/95-ITA.II]

MALATHI R. SRIDHARAN, Under Secy.

भारतीय रिजर्व बैंक

(विदेशी मुद्रा नियंत्रण विभाग)

मुम्बई, 9 मार्च, 1999

का.आ. 1049.—भारत सरकार, वित्त मंत्रालय द्वारा जारी दिनांक 1 जनवरी 1999 की अधिसूचना सं. एफ 1/107/ईसी/73 के अनुसरण में और समय-समय पर यथा सशोध्य दिनांक 9 अगस्त 1989 की अपनी अधिसूचना सं. फेरा 81/89 आरबी (इसके पश्चात "उक्त अधिसूचना" के रूप में संदर्भित) में आंशिक आशोधन करते हुए रिजर्व बैंक एतद्वारा निदेश देता है कि उक्त अधिसूचना में, दूसरे

परंतुक्त में, 2500 अमेरिकी डालर (दो हजार पांच सौ अमेरिकी डालर) शब्दों और अकों के स्थान पर 5000 अमेरिकी डालर (पांच हजार अमेरिकी डालर) शब्दों और अकों को रखा जाए।

2. यह अधिसूचना तत्काल लागू होगी।

[सं. फेरा 192/99 आरबी]
खिजर अहमद, कार्यपालक निदेशक

RESERVE BANK OF INDIA

(Exchange Control Department)

Mumbai, the 9th March, 1999

S.O. 1049.—In pursuance of the Notification issued by the Government of India, Ministry of Finance No. F. 1/107/EC/73 dated 1st January, 1974 and in partial modification of its Notification No. FERA 81/89-RB dated 9th August 1989 as amended from time to time (hereinafter referred to as "the said Notification"), the Reserve Bank hereby directs that in the said Notification, in the second proviso, for the words and figures "US \$ 2500" (U.S. dollar two thousand five hundred)", the words and figures "US \$ 5000 (U.S. dollar five thousand)", shall be substituted.

2. This Notification shall come into force with immediate effect.

[No. FERA 192/99-RB]
KHIZER AHMED, Executive Director

(आर्थिक कार्य विभाग)

(बैंकिंग प्रभाग)

नई दिल्ली, 1 अप्रैल, 1999

का.आ. 1050.—राष्ट्रीयकृत बैंक (प्रबंध एवं प्रकीर्ण उपबंध) स्कीम, 1980 के खंड 9 के उपखंड (1) और (2) के साथ पठित बैंककारी कम्पनी (उपक्रमों का अर्जन एवं अंतरण) अधिनियम, 1980 की धारा 9 की उपधारा 3 के खंड (च) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार भारतीय रिजर्व बैंक से परामर्श करने के पश्चात्, एतद्वारा श्री के. वेणुगोपाल, उपाध्यक्ष, कारपोरेशन बैंक अधिकारी संघ (बैंक के एनआरआई, मंगलूर शाखा में शाखा प्रबंधक एमएमजी स्केल-II) के रूप में तैनात को 1 अप्रैल, 1999 से और 31 मार्च, 2002 तक, या कारपोरेशन बैंक के अधिकारी के रूप में उनकी सेवाएं समाप्त होने तक, जो भी पहले हो, कारपोरेशन बैंक के बोर्ड में निदेशक के रूप में नामित करती है। यह नामांकन रिट याचिका सं. 4422-23/1998 (एल में उच्च न्यायालय के अन्तिम निर्णय के अध्वधीन होगा।

[फा. सं. 9/19/97-बी. ओ.-I]
के.के. मंगल, अवसर सचिव

(Department of Economic Affairs)

(Banking Division)

New Delhi, the 1st April, 1999

S.O. 1050.—In exercise of the powers conferred by clause (1) of sub-section (3) of Section 9 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980, read with sub-clause (1) and (2) of clause 9 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1980, the Central Government, after consultation with the Reserve Bank of India, hereby nominates Shri K. Venugopal, presently Vice-President of the Corporation Bank Officers' Organisation (posted as Branch Manager (MMG-Scale II at Banks N.R.I. Mangalore Branch) as a Director on the Board of Corporation Bank with effect from 1st April, 1999 and upto 31st March, 2002 or until he ceases to be an officer of Corporation Bank whichever is earlier. The nomination will be subject to the final decision of the High Court of Karnataka in Writ Petition No. 4422-23/1998(L).

[F. No. 9/19/97 B.O.I.]
K. K. MANGAL, Under Secy.

नई दिल्ली, 1 अप्रैल, 1999

का.आ. 1051.—राष्ट्रीयकृत बैंक (प्रबंध और प्रकीर्ण उपबंध) स्कीम, 1970 के खंड 3 के उपखंड (1) और खंड 8 के उपखंड (1) के साथ पठित बैंककारी कम्पनी (उपक्रमों का अर्जन और अंतरण) अधिनियम, 1970 की धारा 9 की उपधारा 3 के खंड (क) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व बैंक से परामर्श करने के पश्चात् एतद्वारा श्रीमती रंजना कुमार, वर्तमान महा प्रबंधक, बैंक आफ इंडिया को उनके कार्यभार ग्रहण करने की तारीख से 5 वर्ष तक की अवधि के लिए केनरा बैंक के पूर्ण कालिक निदेशक (कार्यपालक निदेशक के रूप में पदनामित) के रूप में नियुक्त करती है।

[फा. सं. 9/29/98-बी. ओ. -I]
के.के. मंगल, अवसर सचिव

New Delhi, the 1st April, 1999

S.O. 1051.—In exercise of the powers conferred by clause (a) of sub-section (3) of Section 9 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, read with sub-clause (1) of clause 3 and sub-clause (1) of clause 8 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, the Central Government after consultation with the Reserve Bank of India, hereby appoints Smt. Ranjana Kumar, presently General Manager, Bank of India as a whole time director (designated as the Executive Director) of Canara Bank for a period of five years from the date of her taking charge.

[F. No. 9/29/98-B.O.I.]
K. K. MANGAL, Under Secy

नई दिल्ली, 5 अप्रैल, 1999

का. आ. 1052.—रूपण औद्योगिक कंपनी (विशेष उपबंध) अधिनियम, 1985 (1986 का 1) की धारा 6 की उपधारा (2) के साथ पठित धारा 4 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा, श्री एन. पी. बागची, आई ए एस (प. बं. 64) को, उनके कार्यग्रहण करने की तारीख से पांच वर्ष की अवधि के लिए, औद्योगिक तथा वित्तीय पुनर्निर्माण बोर्ड के सदस्य के रूप में नियुक्त करती है।

[फा. सं 7/17/96-बी.ओ.आई(i)]
के. के. मंगल, अवसर सचिव

New Delhi, the 5th April, 1999

S.O. 1052.—In pursuance of the powers conferred by sub-section (2) of Section 4 read with sub-section (2) of Section 6 of the Sick Industrial Companies (Special Provisions) Act, 1985, (1 of 1986), the Central Government hereby appoints Shri N. P. Bagchee, IAS(WB-64) as a Member of the Board for Industrial and Financial Reconstruction for a period of five years from the date of his taking charge.

[F. No. 7/17/96-B.O.I.(i)]
K. K. MANGAL, Under Secy.

नई दिल्ली, 5 अप्रैल, 1999

का. आ. 1053.—रूपण औद्योगिक कंपनी (विशेष उपबंध) अधिनियम, 1985 (1986 का 1) की धारा 6 की उपधारा (2) के साथ पठित धारा 4 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्वारा, श्री एन. आर. बनर्जी, आई ए एस (यू. पी. 64) को उनके कार्यग्रहण करने की तारीख से पांच वर्ष की अवधि के लिए, औद्योगिक तथा वित्तीय पुनर्निर्माण बोर्ड के सदस्य के रूप में नियुक्त करती है।

[फा. सं. 7/17/96-बी.ओ.आई(ii)]
के. के. मंगल, अवसर सचिव

New Delhi, the 5th April, 1999

S.O. 1053.—In pursuance of the powers conferred by sub-section (2) of Section 4 read with sub-section (2) of Section 6 of the Sick Industrial Companies (Special Provisions) Act, 1985 (1 of 1986), the Central Government hereby appoints Shri N. R. Banerjee, IAS(UP-64) as a Member of the Board for Industrial and Financial Reconstruction for a period of five years from the date of his taking charge.

[F. No. 7/17/96-B.O.I.(ii)]
K. K. MANGAL, Under Secy

नई दिल्ली, 5 अप्रैल, 1999

का. आ. 1054.—रूपण औद्योगिक कंपनी (विशेष उपबंध) अधिनियम, 1985 (1986 का 1) की धारा 6 की उपधारा (2) के साथ पठित धारा 4 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्वारा, श्री एन. पी. सिंह, आई ए एस (के. एन. 64) को उनके कार्यग्रहण करने की तारीख से पांच वर्ष

की अवधि के लिए, औद्योगिक तथा वित्तीय पुनर्निर्माण बोर्ड के सदस्य के रूप में नियुक्त करती है।

[फा. सं. 7/17/96-बी.ओ.आई(iii)]
के. के. मंगल, अवसर सचिव

New Delhi, the 5th April, 1999

S.O. 1054.—In pursuance of the powers conferred by sub-section (2) of Section 4 read with sub-section (2) of Section 6 of the Sick Industrial Companies (Special Provisions) Act, 1985, (1 of 1986), the Central Government hereby appoints Shri N. F. Singh, IAS(KN-64) as a Member of the Board for Industrial and Financial Reconstruction for a period of five from the date of his taking charge.

[F. No. 7/17/96-B.O.I.(iii)]

K. K. MANGAL, Under Secy.

नई दिल्ली, 6 अप्रैल, 1999

का. आ. 1055.—रूपण औद्योगिक कंपनी (विशेष उपबंध) अधिनियम, 1985 (1986 का 1) की धारा 6 की उपधारा (5) द्वारा प्रदत्त शक्तियों के अनुसरण में केन्द्रीय सरकार, एतद्वारा, औद्योगिक एवं वित्तीय पुनर्निर्माण बोर्ड के सदस्य श्री पी. पी. चौहान को, तत्काल प्रभाव से और नियमित अध्यक्ष की नियुक्ति किए जाने तक या अगले आदेश होने तक, जो भी पहले हो, औद्योगिक एवं वित्तीय पुनर्निर्माण बोर्ड के अध्यक्ष के रूप में, कार्य करने के लिए प्राधिकृत करती है।

[फा. सं. 7/17/96-बी.ओ.आई]
के. के. मंगल, अवसर सचिव

New Delhi, the 6th April, 1999

S.O. 1055.—In pursuance of the powers conferred by sub-section (5) of Section 6 of the Sick Industrial Companies (Special Provisions) Act, 1985, (1 of 1986), the Central Government hereby authorises Shri P. P. Chauhan, Member, Board for Industrial and Financial Reconstruction to act as a Chairman, Board for Industrial and Financial Reconstruction with immediate effect and till a regular Chairman is appointed or until further orders, whichever event occurs earlier.

[F. No. 7/17/96-B.O.I.]
K. K. MANGAL, Under Secy.

मानव संसाधन विकास मंत्रालय

(संस्कृति विभाग)

नई दिल्ली, 26 मार्च, 1999

का.आ.1056.—पुरावशेष एवं कलाकोष अधिनियम, 1972 (1972 का 52) की धारा 26 की उपधारा (2) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्र सरकार महानिदेशक, भारतीय पुरातत्व सर्वेक्षण, संस्कृति विभाग, मानव संसाधन विकास मंत्रालय को उक्त उपधारा

के प्रयोजनार्थ इस शर्त के अध्याधीन प्राधिकृत करती है कि केन्द्र सरकार इस प्रकार के प्राधिकरण को रद्द कर सकती है अथवा उक्त अधिनियम की धारा 26 की उपधारा (2) के उपबंधों को स्वयं लागू कर सकती है, यदि केन्द्र सरकार के विचार में इस प्रकार की कार्रवाई लोक हित में आवश्यक है।

[सं. एच. 13011/36/97-स्था.]

जे. अर. अग्रवाल, अवर सचिव

MINISTRY OF HUMAN RESOURCE DEVELOPMENT

(Department of Culture)

New Delhi, the 26th March, 1999

S.O. 1056.—In exercise of the powers conferred by sub-section (2) of section 26 of the Antiquities and Art Treasures Act, 1972 (52 of 1972), the Central Government hereby authorises the Director General, Archaeological Survey of India, Department of Culture, Ministry of Human Resource Development for the purpose of said sub-section, subject to the condition that the Central Government may revoke such authorisation or may itself invoke the provisions of sub-section (2) of section 26 of the said Act, if in the opinion of the Central Government such a course of action is necessary in the public interest.

[No. H. 13011/36/97-Estt.]

J. R. AGGARWAL, Under Secy.

नई दिल्ली, 5 अप्रैल, 1999

का.आ. 1057.—आरोविल प्रतिष्ठान अधिनियम, 1988 (1988 का 54) की धारा 12 के साथ पठित धारा 11 प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार निम्नलिखित व्यक्तियों को 11 मार्च, 1999 से चार वर्ष की अवधि के लिए आरोविल प्रतिष्ठान के शासी निकाय के सदस्यों के रूप में नामांकित करती है।

1. श्री किरिट जोशी
सी-1/41, प्रीत विहार,
दिल्ली-110092
2. डा. डी. पी. चट्टोपाध्याय,
फ्लैट संख्या 25,
पार्क मेशन, 57 पार्क स्ट्रीट,
कलकत्ता-700016
3. डा. सुभाष काश्यप,
अध्यक्ष, राष्ट्रीय जागृति संस्थान,
श्री अरविन्दो
4. डा. एल. एम. सिंघवी,
10, भगवान दास रोड,
व्हाइट हाउस, चौथी मंजिल,
नई दिल्ली-110001

5. श्री रोजर एंगर (रेजिडेंट आरोविले)
पी.ओ. आरोविले-605101
बी.आर.पी. जिला
तमिलनाडू
6. श्री गजपति महाराजा विष्णु सिंह देव,
पुरी के महाराज,
श्री नाहर, पुरी-752001
उड़ीसा
7. श्रीमती ज्योति मधोक,
डी-991, न्यू प्रैन्ड्स कालोनी,
नई दिल्ली-110065
8. श्री सुधीर नाथ, संयुक्त सचिव एवं (पदेन) विस सलाहकार,
मानव संसाधन विकास मंत्रालय,
शास्त्री भवन, नई दिल्ली
9. श्री डी. पी. सिंह,
निदेशक (यू.यू.) (पदेन)
यूनेस्को प्रभाग, मानव संसाधन विकास मंत्रालय,
शास्त्री भवन, नई दिल्ली
2. श्री किरिट जोशी उक्त शासी बोर्ड के अध्यक्ष होंगे।

[फा. सं. 27-42/98-यू.यू.]

चम्पक चटर्जी, संयुक्त सचिव

New Delhi, the 5th April, 1999

S.O. 1057.—In exercise of the powers conferred by Section 11, read with section 12, of the Auroville Foundation Act, 1988 (54 of 1988), the Central Government hereby nominates the following persons as members of the Governing Board of the Auroville Foundation for a period of four years, with effect from 11th March, 1999.

1. Shri Kireet Joshi,
C-1/41, Preet Vihar,
Delhi-110092.
2. Dr. D. P. Chattopadhyaya,
Flat No. 25 Park Mansion,
57 Park Street,
Calcutta-700016.
3. Dr. Subhash Kashyap,
President Rashtriya Jagriti Sansthan,
Sri Aurobindo.
4. Dr. L. M. Singhvi,
10, Bhagwandass Road,
White House, 4th Floor,
New Delhi-110001.
5. Mr. Rogar Anger
(Resident of Auroville)
P.O. Auroville-605101
V.R.P. District, Tamil Nadu.

6. Shri Gajapati Maharaja
Dibyasingha Deb,
Maharaja of Puri
Sri Nahar, Puri-752001
Orissa.

Financial Advisor, Ministry of HRD
Shastri Bhavan, New Delhi

7. Smt. Jyoti Madhok,
D-991, New Friends Colony,
New Delhi-110065.

9. Shri D. P. Singh, Director (UU)
(Ex-Officio)
UNESCO Division, Ministry of HRD.
Shastri Bhavan, New Delhi.

8. Shri Sudhir Nath,
Joint Secretary & (Ex-Officio)

2. Shri Kireet Joshi will be the Chairman of the
said Governing Board.

[F. No. 27-42/98-UU]

CHAMPAK CHATTERJI, Jt. Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1058.--केन्द्रीय सरकार ने, पेट्रोलियम और खनिज पाइपलाइन (भूमि के उपयोग के अधिकार का अर्जन अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात्, उक्त अधिनियम कहा गया है) की धारा 3 की उप-धारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना सं. का. आ. 959 तारीख 24-4-98 द्वारा उस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि गैस अथॉरिटी ऑफ इंडिया लिमिटेड द्वारा तमिलनाडु राज्य में बेलमधारावई, ओ एन जी सी से पेहणागुलम टी एन ई बी तक पेट्रोलियम और प्राकृतिक गैस के परिवहन हेतु पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां 8 जून, 1998 को जनता को उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन रिपोर्ट केन्द्रीय सरकार को दे दी है;

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट उक्त भूमि में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग का अधिकार अर्जित किए जाने की घोषणा करती है;

और यह कि केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाए इस घोषणा के प्रकाशन की तारीख को सभी विस्लगमों से मुक्त होकर गैस अथॉरिटी ऑफ इंडिया लिमिटेड में निहित होगा।

अनुसूची

जिला	तहसील	गांव नं. और नाम	सर्वे नं.	उ. का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे में	एकड़ में
1	2	3	4	5	6
रामानाथापुरम	रामानाथापुरम	53	58.2	0.05.0	0.12
		बलन्थारवई	58.4 ए	0.02.0	0.05
			58.4 बी	0.03.0	0.07
			58.4 सी	0.01.5	0.04
			57.2 ए	0.05.0	0.12

1	2	3	4	5	6
रामनाथापुरम् (जारी)			57.8 बी	0.03.0	0.07
			57.8 सी	0.03.0	0.07
			57.8 ए 2	0.05.0	0.12
			213.1	0.00.5	0.01
			213.3 बी	0.14.0	0.35
			223.5	0.03.0	0.07
			224.1 ए 2 ए	0.03.0	0.07
			224.1 ए 2 बी	0.03.0	0.09
			224.2	0.02.0	0.05
			224.3 ए 1	0.06.5	0.16
			224.3 ए 2	0.00.5	0.01
			225.1 ए	0.04.0	0.10
			225.1 बी	0.03.5	0.09
			225.1 सी	0.01.0	0.02
			245.6	0.06.5	0.16
			249.2 ए 1 बी	0.22.0	0.54
			249.2 ए 2	0.06.0	0.15
			249.4	0.02.5	0.06
			249.2 बी	0.02.5	0.06
			256.1	0.08.0	0.20
			256.2	0.00.5	0.01
			256.3	0.05.0	0.12
			256.4	0.04.0	0.10
			256.5 ए	0.00.5	0.01
			256.5 बी	0.09.0	0.22
			256.6 बी	0.05.0	0.12
			256.7 ए	0.11.5	0.28
			254.4 बी	0.04.0	0.10
			259.5	0.06.5	0.16
			259.6	0.02.0	0.05
			259.8	0.03.0	0.07
			259.9 बी	0.05.0	0.12

[सं. एल. 14016/2/97-जी.पी.]

मुनील कुमार सिंह, अवर सचिव

MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 7th April, 1999

S.O. 1058.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 959 dated 24-4-98 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the Right of User in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for transport of Petroleum and Natural Gas from Valantharavai, ONGC, GGS to Perungulam TNEB in the State of Tamil Nadu by the Gas Authority of India Limited;

And whereas copies of the said gazette notification were made available to the public on the 8th day of June 1998;

And whereas, the competent Authority has under sub-section (1) of section 6 of the said Act submitted report to the Central Government ;

And, further, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines;

And, further, in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government, vest on this date of the publication of this declaration in the Gas Authority of India Limited free from all encumbrances,

SCHEDULE

Distt.	Tehsil	Village	Survey No.	Land to be acquired for ROU		
				In hectare	Acre	cent.
1	2	3	4	5	6	
Ramanathapuram	Ramanathapuram	Valantharavai	58.2	0.05.0	0.12	
			58.4A	0.02.0	0.05	
			58.4B	0.03.0	0.07	
			58.4C	0.01.5	0.04	
			57.2A	0.05.0	0.12	
			57.8B	0.03.0	0.07	
			57.8C	0.03.0	0.07	
			57.8A2	0.05.0	0.12	
			213.1	0.00.5	0.01	
			213.3B	0.14.0	0.35	
			223.5	0.03.0	0.07	
			224.1A2A	0.03.0	0.07	
			224.1A2B	0.03.0	0.09	
			224.2	0.02.0	0.05	
			224.3A1	0.06.5	0.16	
			224.3A2	0.00.5	0.01	
			225.1A	0.04.0	0.10	
			225.1B	0.03.5	0.09	
			225.1C	0.01.0	0.02	
			245.6	0.06.5	0.16	
			249.2A1B	0.22.0	0.54	
			249.2A2	0.06.0	0.15	
			249.4	0.02.5	0.06	
			249.2B	0.02.5	0.06	
			256.1	0.08.0	0.20	
			256.2	0.00.5	0.01	
			256.3	0.05.0	0.12	
			256.4	0.04.0	0.10	
			256.5A	0.00.5	0.01	
			256.5B	0.09.0	0.22	
			256.6B	0.05.0	0.12	
			256.7A	0.11.5	0.28	
			254.4B	0.04.0	0.10	
			259.5	0.06.5	0.16	
			259.6	0.02.0	0.05	
			259.8	0.03.0	0.07	
			259.9B	0.05.0	0.12	

[No. L-14016/2/97-G.P.]

S. K. SINGH, Under Secy.

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1059:—केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि तमिलनाडु राज्य में थिरुमाकोटई तमिलनाडु विद्युत् बोर्ड-किंग. जॉमिकल्स पाइपलाइन टेप ऑफ प्वाइंट से तमिलनाडु सिविल सप्लाय कॉर्पोरेशन परियोजना से होकर प्राकृतिक गैस के परिवहन के लिए गैस-अथॉरिटी ऑफ इंडिया लिमिटेड द्वारा पाइपलाइन बिछाई जानी चाहिए।

और केन्द्रीय सरकार यह प्रतीत होता है कि ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए इस अधिसूचना में उपा-बद्ध अनुसूची में वर्णित भूमि के उपयोग के अधिकार जिसमें उक्त पाइपलाइन बिछाने का प्रस्ताव है, का अर्जन करना आवश्यक है;

अतः, अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50), की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

उक्त अनुसूची में वर्णित भूमि में हितवद्ध कोई व्यक्ति, राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियां माधुरा जनता को उपलब्ध कराए जाने की तारीख से एक सप्ताह के भीतर, उसमें उपयोग के अधिकार का अर्जन या भूमि में पाइपलाइन बिछाने के संबंध में आक्षेप, लिखित रूप में सक्षम प्राधिकारी, गैस अथॉरिटी ऑफ इंडिया लिमिटेड, 16, पेरुमल ईस्ट स्ट्रीट, नागापट्टिनम को कर सकेगा।

अनुसूची

जिला	तहसील	ग्राम	प्लॉट नं.	उ. क. आ. के लिए अर्जित की जाने वाली भूमि	
1	2	3	4	5	6
थिरुवारूर	मन्नरगुडी	71 कोपनचीकोटई		हेक्टर में	एकड़ सेंटी में
			3.1 बी	0.03.5	0.09
			3.1 सी	0.10.5	0.26
			3.1 एफ	0.04.5	0.11
			3.1 जी	0.01.5	0.04
			3.2 एफ	0.02.5	0.06
			3.5	0.05.0	0.12
			3.7	0.07.5	0.19
			3.8	0.01.5	0.04
			2.8 ए	0.18.0	0.44
			2.8 बी	0.21.5	0.53
			2.8 सी	0.02.5	0.06
			1.5	0.00.5	0.01
			65.11	0.00.5	0.01
			65.14	0.01.0	0.02
थिरुवारूर	मन्नरगुडी	35 कूपाचीकोटई	14.1 ए	0.02.5	0.06
			65.10 ए	0.05.5	0.13
			65.10 बी	0.03.0	0.08
			65.13 ए	0.02.5	0.06
			65.13 बी	0.03.0	0.08
			65.12	0.02.0	0.05
			65.15	0.05.0	0.12
			54.1 ए	0.02.0	0.05
			54.4	0.02.0	0.05
			54.7 ए	0.02.0	0.0

जिला	तहसील	गांव न. और नाम	सर्वे न.	उ. का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेंटी में
1	2	3	4	5	6
थिछवारु मनारगुडी कूवाचीकोटई			54.7 बी	0.02.0	0.05
			54.12	0.06.0	0.15
			55.2	0.03.0	0.08
			55.10 ए	0.04.0	0.10
			55.14	0.04.0	0.10
			55.15	0.02.0	0.05
			56.1	0.02.5	0.06
			56.5	0.02.5	0.06
			56.12	0.02.5	0.06
			56.16	0.00.5	0.01
			55.17	0.02.0	0.05
			56.24	0.00.5	0.01
			56.25	0.04.5	0.11
			119.20	0.03.0	0.08
			13.6	0.00.5	0.01
			13.7	0.00.5	0.01
			13.8	0.01.0	0.02
			13.10	0.02.0	0.05
			13.12 ए	0.02.0	0.05
			13.12 बी	0.01.0	0.02
			13.14	0.00.5	0.01
			13.15	0.01.5	0.04
			13.16	0.01.0	0.02
			13.18	0.01.0	0.02
			13.20	0.01.5	0.04
			13.21	0.00.5	0.01
			13.22 ए	0.03.5	0.09
			13.22 बी	0.03.0	0.08
			14.2 बी	0.01.0	0.02
			14.3	0.02.0	0.05
			14.4	0.01.0	0.02
			14.5	0.01.0	0.02
			14.7 बी	0.00.5	0.01
			14.8 ए	0.05.5	0.13
			14.9 ए	0.02.5	0.06
			14.10 ए 2	0.01.5	0.04
			14.11 ए 1	0.01.0	0.02
			14.11 ए 2	0.00.5	0.01
			17.8 बी	0.00.5	0.01
			12.1	0.04.5	0.11
			12.2 ए	0.03.5	0.09
			12.3 ए	0.03.0	0.08

जिला	तहसील	गांव न. और नाम	सर्वे. न.	उ. क. प्र. के जाने वाली भूमि	
				हेक्टे. में	एकड़ सेंटी में
1	2	3	4	5	6
थिरुवारूर	मनारगुडी	36/1 धुलासनप्रापुरम	778. 1	0. 16. 5	0. 41
			778. 2 बी	0. 02. 5	0. 06
			779. 1	0. 10. 5	0. 26
			779. 2	0. 05. 0	0. 12
			779. 3	0. 12. 0	0. 30
			774. 1	0. 07. 0	0. 17
			774. 2 ए	0. 05. 0	0. 14
			774. 2 बी	0. 12. 0	0. 30
			778. 4	0. 12. 0	0. 30
थिरुवारूर	मनारगुडी	36/2 मुनयराकौटई	380	0. 06. 0	0. 15
			381	0. 05. 5	0. 14
			388	0. 03. 5	0. 09
			393	0. 02. 5	0. 06
			392	0. 05. 0	0. 12
			320. 2	0. 00. 5	0. 01
			426	0. 03. 0	0. 07
			427	0. 02. 0	0. 05
थिरुवारूर	मनारगुडी	33 थिरुपालाक्की—III	62. 1 ए	0. 11. 5	0. 28
			62. 1 बी	0. 01. 0	0. 02
			2 बी	0. 04. 0	0. 10
			2 ए	0. 01. 5	0. 04
			3. 1 ए	0. 05. 0	0. 14
			359	0. 03. 5	0. 08
थिरुवारूर	मनारगुडी	35/1 राजासमबलपुरम	5	0. 06. 0	0. 15
			218. 3	0. 03. 0	0. 08
			218. 4	0. 00. 5	0. 01
			165	0. 02. 5	0. 06
			220. 2	0. 00. 5	0. 01
			220. 4	0. 06. 5	0. 16
			220. 5	0. 03. 0	0. 08
			220. 6	0. 00. 5	0. 01
			220. 8	0. 03. 5	0. 09
			220. 9	0. 02. 0	0. 05
			225. 5	0. 00. 5	0. 01
			225. 11	0. 02. 0	0. 05
			225. 12	0. 05. 0	0. 12
			224. 1 ए	0. 02. 0	0. 05
			224. 1 बी	0. 06. 5	0. 16
			224. 2	0. 05. 0	0. 12
			226. 3 बी	0. 00. 5	0. 01
			226. 3 सी	0. 02. 0	0. 05
			223. 1 ए	0. 11. 5	0. 28

जिला	तहसील	गांव नं. और नाम	सर्वे न.	उ. का. अ. के लिए प्रयुक्त की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेन्टी में
1	2	3	4	5	6
श्रीधरपुर—जारी	मनारगुड़ी	35/1	1223.1 बी	0.13.5	0.33
		गजा समबलपुरम	1227.4 ए	0.12.0	0.30
			1227.7 बी	0.03.0	0.08
		34	228.7	0.04.0	0.10
		उलीकौटई-II	227 बी. 3	0.03.5	0.09
			227बी. 6 ए 2	0.02.5	0.06
			227बी. 6 ए 3	0.04.5	0.11
			227 बी. 8	0.02.0	0.05
			227ए. 12	0.03.5	0.09
			227 ए. 13	0.02.0	0.05
			227ए. 5	0.04.5	0.11
			226ए. 6 ए	0.09.5	0.24
			226ए. 7	0.04.0	0.10
			226ए. 11 ए	0.02.5	0.06
			226ए. 11 बी	0.03.5	0.09
			226ए. 12	0.02.0	0.05
			225बी. 8 सी	0.00.5	0.01
			225बी. 8 डी	0.01.0	0.02
			225बी. 18	0.01.0	0.02
			225सी. 1	0.04.0	0.10
			225सी. 2	0.01.0	0.02
			225सी. 4	0.01.0	0.02
			225सी. 6	0.02.5	0.06
			225सी. 8 बी	0.04.5	0.11
			225सी. 9	0.02.5	0.05
			225सी. 10	0.03.0	0.08
			225सी. 11	0.05.0	0.12
			224बी. 11 बी	0.03.5	0.09
			224बी. 12	0.03.0	0.08
			224ए. 29	0.03.0	0.08
			223बी. 26	0.00.5	0.01
			223बी. 27	0.05.0	0.12
			223. बी. 28	0.03.5	0.09
			223बी. 29	0.03.0	0.08
			223बी. 30	0.03.0	0.08
			223बी. 31	0.00.5	0.01
			227ए/बी. 1	0.05.0	0.12
			227ए/ए. 4	0.00.5	0.01
			227ए/ए. 1ए	0.05.0	0.12
			227 ए/ए. 3	0.01.0	0.02
			238सी. 2 बी	0.03.5	0.09

जिला	तहसील	गांव नं. और नाम	सर्वे नं.	उ. का. प्र. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेंटी में
1	2	3	4	5	6
थिरुवाक्कर	मनारगुडी	34 उली कोटई-I	238बी. 3 बी	0.00.5	0.01
			238बी. 4	0.01.0	0.02
			238बी. 5 बी	0.04.0	0.10
			238बी. 13	0.00.5	0.01
			238बी. 16	0.01.0	0.02
			238बी. 17	0.01.0	0.02
			238बी. 18	0.01.5	0.04
			236बी. 20	0.02.5	0.06
			399. 1	0.06.0	0.15
			238ए. 7एफ	0.01.5	0.04
			240. 1ए	0.01.0	0.02
			240. 1बी/1	0.00.5	0.01
			240. 1बी/3	0.02.0	0.05
			240. 2बी/1	0.03.0	0.08
		71 उल्लीकोटई-II	240. 3 बी	0.06.0	0.15
			240. 4 बी	0.03.0	0.08
			240. 5 बी/1	0.01.5	0.04
			240. 5बी/2	0.10.0	0.25
			220. 1 सी/5	0.03.5	0.09
			220. 1 सी/6	0.02.5	0.06
			220. 1 सी/7	0.00.5	0.01
			241. 1	0.00.5	0.01
			241. 2 बी	0.13.5	0.33
			241. 2 सी	0.10.0	0.25
			241. 2 डी	0.15.5	0.38
			296	0.01.5	0.04
			295	0.09.0	0.22
			238. 1 ए	0.01.0	0.02

[संख्या एल-14014/3/98-जी पी (पार्टे)]

मुनील कुमार सिंह, अवर सचिव

New Delhi, the 7th April, 1999

S.O.—1059.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of natural gas through Tap off point on Thirumakottai Tamilnadu Electricity Board-King Chemicals pipeline to Tamilnadu Civil Supply Corporation project in Tamilnadu state a pipeline should be laid by the Gas Authority of India Limited;

And whereas, it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

Any person interested in the land described in the said Schedule may, within twenty one days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of pipeline under the land to the Competent Authority, Gas Authority of India Limited, 16-Perumal East Street, Nagapattinam.

SCHEDULE

Distt.	Tehsil	Village	Survey No	Land to be acquired for ROU	
				In hectares	In Acre Cent.
1	2	3	4	5	6
Thiruvarur	Mannargudi	Koopachikkottai	3.1B	0.03.5	0.09
			3.1C	0.10.5	0.26
			3.1F	0.04.5	0.11
			3.1G	0.01.5	0.04
			3.2F	0.02.5	0.06
			3.5	0.05.0	0.12
			3.7	0.07.5	0.19
			3.8	0.01.5	0.04
			2.8A	0.18.0	0.44
			2.8B	0.21.5	0.53
			2.8C	0.02.5	0.06
			1.5	0.00.5	0.01
			65.11	0.00.5	0.01
			65.14	0.01.0	0.02
			14.1A	0.02.5	0.06
Thiruvarur	Mannargudi	35—Koopachikkottai	65.10A	0.05.5	0.13
			65.10B	0.03.0	0.08
			65.13A	0.02.5	0.06
			65.13B	0.03.0	0.08
			65.12	0.02.0	0.05
			65.15	0.05.0	0.12
			54.1A	0.02.0	0.05
			54.4	0.02.0	0.05
			54.7A	0.02.0	0.05
			54.7B	0.02.0	0.05
			54.12	0.06.0	0.15
			55.2	0.03.0	0.08
			55.10A	0.04.0	0.10
			55.14	0.04.0	0.10
			55.15	0.02.0	0.05
			56.1	0.02.5	0.06
			56.5	0.02.5	0.06
			56.12	0.02.5	0.06
			56.16	0.00.5	0.01
			55.17	0.02.0	0.05
			56.24	0.00.5	0.01
			56.25	0.04.5	0.11

Distt.	Tehsil	Village No. & Name	Survey No.	Land to be acquired for R.O.U.	
				In hectares	In acre Cent.
1	2	3	4	5	6
Thiruvarur	Mannargudi Keopachikkottai	35	119.20	0.03.0	0.08
			13.6	0.00.5	0.01
			13.7	0.00.5	0.01
			13.8	0.01.0	0.02
			13.10	0.02.0	0.05
			13.12A	0.02.0	0.05
			13.12B	0.01.0	0.02
			13.14	0.00.05	0.01
			13.15	0.01.5	0.04
			13.16	0.01.0	0.02
			13.18	0.01.0	0.02
			13.20	0.01.5	0.04
			13.21	0.00.5	0.01
			13.22A	0.03.5	2.09
			13.22B	0.03.0	0.08
			14.2B	0.01.0	0.02
			14.3	0.02.0	0.05
			14.4	0.01.0	0.02
			14.5	0.01.0	0.02
			14.7B	0.00.5	0.01
			14.8A	0.05.5	0.13
			14.9A	0.02.5	0.06
			14.10A2	0.01.5	0.04
			14.11A1	0.01.0	0.02
			14.11A2	0.00.5	0.01
			17.8B	0.00.5	0.01
			12.1	0.04.5	0.11
			12.2A	0.03.5	0.09
			12.3A	0.03.0	0.08
Thiruvarur	Mannargudi	36/1 Thulasendrapuram	778.1	0.16.5	0.41
			778.2B	0.02.5	0.06
			779.1	0.10.5	0.26
			779.2	0.05.0	0.12
			779.3	0.12.0	0.30
			774.1	0.07.0	0.17
			774.2A	0.05.5	0.14
			774.2B	0.12.0	0.30
			778.4	0.12.0	0.30
-Do-	Mannargudi	36/2 Sundarakottai	380	0.06.0	0.15
			381	0.05.5	0.14
			388	0.03.5	0.09
			393	0.02.5	0.06
			392	0.05.0	0.12
			320.2	0.00.5	0.01
			426	0.03.0	0.07
			427	0.02.0	0.05

Distt.	Taluk	Village No. & Name	Survey No.	Land to be acquired for R.O.U.	
				In hectares	In Acre Cent.
1	2	3	4	5	6
Thiruvavur	Mannargudi	33 Thirupalakudi-III	62.1A	0.11.5	0.28
			62.1B	0.01.0	0.02
			2B	0.04.0	0.10
			2A	0.01.5	0.04
			3.1A	0*05.5	0.14
			359	0.03.0	0.08
			5	0.06.0	0.15
-DO-	Mannargudi	35/1 Rajasambalpuram	218.3	0.03.0	0.08
			218.4	0.00.5	0.01
			165	0.02.5	0.06
			220.2	0.00.5	0.01
			220.4	0.06.5	0.16
			220.5	0.03.0	0.08
			220.6	0.00.5	0.01
			220.8	0.03.5	0.09
			220.9	0.02.0	0.05
			225.5	0.00.5	0.01
			225.11	0.02.0	0.05
			225.12	0.05.0	0.12
			224.1A	0.02.0	0.05
			224.1B	0.05.5	0.16
			224.2	0.06.0	0.12
			226.3B	0.00.5	0.01
			226.3C	0.02.0	0.05
			223.1A	0.11.5	0.28
			223.1B	0.13.5	0.33
			227.4A	0.12.0	0.30
			227.7B	0.03.0	0.08
Thiruvavur	Mannargudi	34 Ullikottai-II	228.7	0.04.0	0.10
			227B.3	0.03.5	0.09
			227B.6A2	0.02.5	0.06
			227B.6A3	0.04.5	0.11
			227B.8	0.02.0	0.05
			227A.12	0.03.5	0.09
			227A.13	0.02.0	0.05
			227A.5	0.04.5	0.11
			226A.6A	0.09.5	0.24
			226A.7	0.04.0	0.10
			226A.11A	0.02.5	0.06
			226A.11B	0.03.5	0.09
			226A.12	0.02.0	0.05
			225B.8C	0.00.5	0.01
			225B.8D	0.01.0	0.02
			225B.18	0.01.0	0.02
			225C.1	0.04.0	0.10
			225C.2	0.01.0	0.02
			225C.4	0.01.0	0.02
			225C.6	0.02.5	0.06
			225C.8B	0.04.5	0.11

Distt.	Tehsil	Village	Survey No.	Land to be acquired for R.O.U.	
				In Hectares	In Acre Cent.
1	2	3	4	5	6
Thiruvarur	Mannargudi	34	225C.9	0.02.0	0.05
		Ullikkottai-II	225C.10	0.03.0	0.08
			225C.11	0.05.0	0.12
			224B.11B	0.03.5	0.09
			224B.12	0.03.0	0.08
			224A.29	0.03.0	0.08
			223B.26	0.00.5	0.01
			223B.27	0.05.0	0.12
			223B.28	0.03.5	0.09
			223B.29	0.03.0	0.08
			223B.30	0.03.0	0.08
			223B.31	0.00.5	0.01
			227A/B.1	0.05.0	0.12
			227A/B.4	0.00.5	0.01
			227A/A.1A	0.05.0	0.12
			227A/A.3	0.01.0	0.02
			238B.2B	0.03.5	0.09
			238B.3B	0.00.5	0.01
			238B.4	0.01.0	0.02
			238B.5B	0.04.0	0.10
			238B.13	0.00.5	0.01
			238B.16	0.01.0	0.02
			238B.17	0.01.0	0.02
			238B.18	0.01.5	0.04
			238B.20	0.02.5	0.06
			399.1	0.06.0	0.15
			238A.7F	0.01.5	0.04
			240.1A	0.01.0	0.02
			240.1B/1	0.00.5	0.01
			240.1B/3	0.02.0	0.05
			240.2B/1	0.03.0	0.08
			240.3B	0.06.0	0.15
			240.4B	0.03.0	0.08
			240.5B/1	0.01.5	0.04
			240.5B/2	0.10.0	0.25
			220.1C/5	0.03.5	0.09
			220.1C/6	0.02.5	0.06
			220.1C/7	0.00.5	0.01
			241.1	0.00.5	0.01
			241.2B	0.13.5	0.33
			241.2C	0.10.0	0.25
			241.2D	0.15.5	0.38
			296	0.01.5	0.04
			295	0.09.0	0.22
			238.1A	0.01.0	0.02

[No.L-14014/3/98-G.P.(Part)]

S. K. SINGH, Under Secy.

नई दिल्ली, 7 अप्रैल, 1999

का.आ. 1060 :—केन्द्रीय सरकार ने, पेट्रोलियम और खनिज पाइपलाइन (भूमि के उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना सं. का.आ. 1850 तारीख 11-9-98 द्वारा उक्त अधिसूचना से उपावद्ध अनुसूची में विनिर्दिष्ट भूमि गैस अथॉरिटी ऑफ इंडिया लिमिटेड द्वारा थ्रूमा-कोटई टी एन ई की से किंग कॉमिक्स वड्डेसरी तक पेट्रोलियम गैस के परिवहन हेतु पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के आशय की घोषणा की थी,

और उक्त राजपत्र अधिसूचना की प्रतियां 15 अक्तूबर, 1998 को जनता को उपलब्ध करा दी गई थी,

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन रिपोर्ट केन्द्रीय सरकार को दे दी है,

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपावद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है,

अतः अब केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, इस अधिसूचना से उपावद्ध अनुसूची में विनिर्दिष्ट उक्त भूमि में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग का अधिकार अर्जित किए जाने की घोषणा करती है,

और यह कि केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए निवेदन देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाए इस घोषणा के प्रकाशन की तारीख को सभी विरलगमों से मुक्त होकर गैस अथॉरिटी ऑफ इंडिया लिमिटेड में निहित होगा।

अनुसूची

जिला	तहसील	गांव	सर्वे नं.	उ. का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टर में	एकड़ सेंटी में
1	2	3	4	5	6
धानजावर	पट्टकोटई	अविकोटई	31.2 ए	0.01.0	0.02
			31.2 बी	0.05.0	0.12
			31.3 ए	0.03.0	0.07
			32.4	0.06.5	0.16
			32.5 बी	0.05.0	0.12
			32.5 सी	0.05.0	0.12
			32.5 डी	0.02.0	0.05
			32.5 एक	0.00.5	0.01
			32.6	0.04.0	0.10
			30.2	0.00.5	0.01
			52.1 बी 1	0.06.5	0.16
			52.1 बी 2	0.01.0	0.02
			52.6	0.01.0	0.02
			52.7	0.06.0	0.15
			52.8 ए	0.02.0	0.05
			52.9 ए	0.06.0	0.15
			54.2	0.24.0	0.61
			55.1 ए	0.05.0	0.12
			55.1 बी	0.08.0	0.20
			55.3	0.00.5	0.01
			57.2 ए	0.00.5	0.01
			58.1	0.08.0	0.20
			58.1 बी	0.00.5	0.01
			58.2	0.07.0	0.17
			52.1 ए	0.01.0	0.02
			54.1	0.00.5	0.01

[सं. एल.—14014/3/98—जी. पी.]

सुनील कुमार सिंह, अवसर सचिव

New Delhi, the 7th April, 1999

S.O. 1060.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 1850 dated 11-9-98 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (herein after referred to as the said Act), the Central Government declared its intention to acquire the Right of User in the lands specified in the Schedule appended to that notification for purpose of laying pipeline for transport of Petroleum Gas from Thirumakottai, TNEB to King Chemicals Vadaseri Gas Pipeline by the Gas Authority of India Limited;

And whereas, the copies of the said gazette notification were made available to the public on the 15th day of October 1998;

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act submitted report to the Central Government;

And, further, whereas, the Central Government has after considering the said report decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines;

And, further, in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government, vest on this date of the publication of this declaration in the Gas Authority of India Limited free from all encumbrances.

SCHEDULE

Distt.	Tehsil	Village	Survey No.	Land to be acquired for ROU in Hectare Acre Cent	
1	2	3	4	5	6
Thanjavur	Pattukkottai	Avikottai	31.2A	0.01.0	0.02
			31.2B	0.05.0	0.12
			31.3A	0.03.0	0.07
			32.4	0.06.5	0.16
			32.5B	0.05.0	0.12
			32.5C	0.05.0	0.12
			32.5D	0.02.0	0.05
			32.5F	0.00.5	0.01
			32.6	0.04.0	0.10
			30.2	0.00.5	0.01
			52.1B1	0.06.5	0.16
			52.1B2	0.01.0	0.02
			52.6	0.01.0	0.02
			52.7	0.06.0	0.15
			52.8A	0.02.0	0.05
			52.9A	0.06.0	0.15
			54.2	0.24.5	0.61
			55.1A	0.05.0	0.12
			55.1B	0.08.0	0.20
			55.3	0.00.5	0.01
			57.2A	0.00.5	0.01
			58.1	0.08.0	0.20
			58.1B	0.00.5	0.01
			58.2	0.07.0	0.17
			52.1A	0.01.0	0.02
			54.1	0.00.5	0.01

[No. L-14014/3/98-G.P.]

S.K. SINGH, Under Secy.

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1061. —केन्द्रीय सरकार ने, पैट्रोलियम और खनिज पाइपलाइन (भूमि के उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पैट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना सं. का. आ. 1851 तारीख 11-9-98 द्वारा उस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि गैस अथॉरिटी ऑफ इंडिया लिमिटेड द्वारा थिरुमाकोटई, टी एन ई बी में किंग कैमिकल्स बडेसरी तक पैट्रोलियम गैस के परिवहन हेतु पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के आग्रह की घोषणा की थी,

और उक्त राजपत्र अधिसूचना की प्रतियां 15 अक्टूबर, 1998 को जनता को उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन रिपोर्ट केन्द्रीय सरकार को दे दी है ;

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है ;

अतः अब केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट उक्त भूमि में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग का अधिकार अर्जित किए जाने की घोषणा करती है ;

और यह कि केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाए इस घोषणा के प्रकाशन की तारीख को सभी विलक्षणों से मुक्त होकर गैस अथॉरिटी ऑफ इंडिया लिमिटेड में निहित होगा ।

अनुसूची

जिला	तहसील	गांव	सर्वे नं.	उ. का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टर में	एकड़ सेन्टी में
1	2	3	4	5	6
थानजावूर	औरेथानाद	बडेसरी	169. 1ए	0. 09. 5	0. 23
			169. 1बी	0. 00. 5	0. 01
			169. 1सी	0. 02. 0	0. 05
			170. 9	0. 05. 0	0. 12
			170. 10	0. 09. 5	0. 23
			182. 1ए	0. 06. 0	0. 15
			182. 2	0. 04. 0	0. 10
			181. 1	0. 08. 0	0. 20
			181. 2	0. 02. 0	0. 05
			180. 3	0. 06. 5	0. 16
			180. 6ए	0. 07. 0	0. 17
			180. 6बी	0. 00. 5	0. 01
			179. 1	0. 02. 0	0. 05
			179. 2ए	0. 00. 5	0. 01
			177. 7	0. 11. 0	0. 27
			168	0. 07. 0	0. 17
			180. 1	0. 01. 0	0. 02

[सं० एल० 14014/3/98 जी.पी.)]

मृतील कुमार सिंह, अव्वर सचिव

New Delhi, the 7th April, 1999

S.O.1061.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 1851 dated 11-9-98 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (herein after referred to as the said Act), the Central Government declared its intention to acquire the Right of User in the lands specified in the Schedule appended to that notification for purpose of laying pipeline for transport of Petroleum Gas from Thirumakottai, TNEB to King Chemicals Vadaseri Gas Pipeline by the Gas Authority of India Limited;

And whereas, the copies of the said gazette notification were made available to the public on the 15th day of October 1998;

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act submitted report to the Central Government;

And, further, whereas, the Central Government has after considering the said report decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines;

And, further, in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government, vest on this date of the publication of this declaration in the Gas Authority of India Limited free from all encumbrances.

SCHEDULE

Distt.	Tehsil	Village	Survey No.	Land to be acquired for ROU	
				in Hectare	Acre Cent
1	2	3	4	5	6
Thanjavur	Orathanad	Vadaseri	169.1A	0.09.5	0.23
			169.1B	0.00.5	0.01
			169.1C	0.02.0	0.05
			170.9	0.05.0	0.12
			170.10	0.09.5	0.23
			182.1A	0.06.0	0.15
			182.2	0.04.0	0.10
			181.1	0.08.0	0.20
			181.2	0.02.0	0.05
			180.3	0.06.5	0.16
			180.6A	0.07.0	0.17
			180.6B	0.00.5	0.01
			179.1	0.02.0	0.05
			179.2A	0.00.5	0.01
			177.7	0.11.0	0.27
			168	0.07.0	0.17
			180.1	0.01.0	0.02

[No. L-14014/3/98-G.P.]

S.K. SINGH, Under Secy

नई दिल्ली, 7 अगस्त, 1999

का.आ. 1062:—केन्द्रीय सरकार ने, पेट्रोलियम और खनिज पाइपलाइन (भूमि के उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना सं. का.आ. 1852 तारीख 1-9-98 द्वारा उस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि गैस अथॉरिटी ऑफ इंडिया लिमिटेड द्वारा थिरुमाकोटई, टी.एन.ई.बी.से किंग कॉमिक्स बडेसरी तक पेट्रोलियम गैस के परिवहन हेतु पाइपलाइन बिछाने के परियोजन के लिए उपयोग के अधिकार का अर्जन करने के आणय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियाँ 15 अक्तूबर, 1998 को जनता को उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन रिपोर्ट केन्द्रीय सरकार को दे दी है;

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार का अर्जन करने का विनिषय किया है;

अतः अब केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट उक्त भूमि में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग का अधिकार अर्जित किए जाने की घोषणा करती है;

और यह कि केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाए इस घोषणा के प्रकाशन की तारीख को सभी विल्लगनों से मुक्त होकर गैस अथॉरिटी ऑफ इंडिया लिमिटेड में निहित होगा।

अनुसूची

जिला	तहसील	गांव न. और नाम	सर्वे न.	उ. का. आ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेंटी में
1	2	3	4	5	6
थिरुवारूर	मनारगुडी	33/2	357.3	0.02.5	0.06
		पारावाकोटई—I	357.4	0.01.0	0.02
			357.6	0.09.5	0.24
			358.5 बी	0.01.0	0.02
			358.8	0.05.0	0.12
			358.9	0.05.0	0.12
			364.1	0.03.5	0.09
			364.2	0.03.5	0.09
			364.3 ए	0.06.0	0.15
			364.4	0.05.5	0.14
			359.5 ए	0.10.0	0.25
			359.5 बी	0.01.0	0.02
			359.15	0.04.0	0.10
			359.16	0.05.5	0.14
			344.4	0.04.5	0.11
			345.1	0.00.5	0.01
			345.2	0.01.5	0.04
			345.3 ए	0.08.0	0.20
			345.3 बी	0.01.0	0.02

जिला	गहरीप	गांव नं. और नाम	सर्वे नं.	उ. का. म. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ में
1	2	3	4	5	6
धरवाकर	मतारगढ़ी	35/2 पारावाकौटई—I (जारी)	346.1 बी	0.01.5	0.04
			346.2	0.07.0	0.17
			346.5	0.02.5	0.06
			346.6 ए	0.00.5	0.01
			341.4	0.07.0	0.17
			341.7 बी	0.07.0	0.17
			341.8	0.00.5	0.01
			340.6	0.00.5	0.01
			340.8	0.05.5	0.14
			338.1	0.05.0	0.12
			338.2	0.06.0	0.15
			337.1	0.03.0	0.08
			337.2	0.01.0	0.02
			337.7	0.08.0	0.20
			337.8 बी	0.00.5	0.01
			337.9	0.06.5	0.16
			329.8	0.00.5	0.01
			329.9	0.05.0	0.12
			329.11	0.03.0	0.08
			328.6	0.04.5	0.11
			328.7	0.09.0	0.22
			328.8	0.09.0	0.22
			113.6	0.00.5	0.01
			113.7	0.01.0	0.02
			113.8	0.20.0	0.50
			112.5	0.17.5	0.43
			112.8 ए	0.00.5	0.01
			112.8 बी	0.02.0	0.05
			112.8 सी	0.05.0	0.12
			141	0.09.5	0.24
			341.9	0.00.5	0.01
			340.7	0.00.5	0.01
धरवाकर	मतारगढ़ी	35/2 पारावाकौटई—II	776.3	0.03.0	0.07
			776.9	0.06.5	0.16
			776.10	0.03.0	0.07
			776.11	0.00.5	0.01
			776.12	0.07.0	0.17
			776.13	0.00.5	0.01
			775.3	0.03.0	0.07
			774.5	0.05.5	0.14
			774.7	0.00.5	0.01
			774.8	0.01.0	0.02

जिला	तहसील	गांव नं. और नाम	सर्वे नं.	उ.का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेन्टी में
(1)	(2)	(3)	(4)	(5)	(6)
थिरुवारूर	मानारगुडी	35/2	774.9	0.02.0	0.05
		पारावन्कोट्टई—II	774.10	0.02.5	0.06
			772.5	0.11.0	0.27
			772.7	0.00.5	0.01
			771.6	0.07.0	0.17
			771.7	0.03.0	0.07
			771.8	0.01.5	0.04
			771.9	0.01.5	0.02
			771.10	0.01.0	0.02
			769.4	0.14.5	0.36
			769.6	0.01.0	0.02
			785.6	0.01.0	0.03
			769.3	0.00.5	0.01
			785.7 ए	0.01.5	0.04
			785.7 बी	0.00.5	0.01
			785.7 सी	0.02.0	0.05
			785.10	0.04.0	0.10
			785.12	0.03.0	0.07
			785.13	0.03.5	0.09
			785.15	0.03.0	0.07
			785.16 ए	0.08.0	0.20
			778.9	0.04.0	0.10
			778.10	0.02.5	0.06
			782.1 एच	0.04.5	0.11
			780.11	0.05.0	0.12
			782.6	0.02.0	0.05
			782.7	0.02.5	0.06
			782.11	0.01.5	0.04
			779.6	0.01.0	0.02
			779.7	0.02.5	0.06
			779.8	0.05.0	0.12
			776.1	0.02.0	0.05
			776.2	0.05.0	0.12
थिरुवारूर	मानारगुडी	35/1	298.11	0.02.5	0.06
		राजासमबलपुरम	299.1	0.03.0	0.07
			299.7	0.10.0	0.25
			299.8	0.05.5	0.13
			299.9	0.09.0	0.22
			294.1 बी	0.02.0	0.50
			294.1 सी	0.04.0	0.10

जिला	तहसील	गांव नं. और नाम	सर्वे नं.	उ. का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेन्टी में
1	2	3	4	5	6
शिवगढ़]	मतारगुडी	35/1	294.2	0.03.0	0.07
		राजासमबलपुरम	294.5	0.00.5	0.01
			294.10	0.02.0	0.05
			794.1	0.00.5	0.01
			794.8	0.02.0	0.05
			300.2	0.01.0	0.02
			300.3	0.20.0	0.50
			293.1	0.05.0	0.12
			293.2	0.02.5	0.06
			209.9	0.00.5	0.01
			209.10	0.05.0	0.12
			213.3	0.05.0	0.12
			213.5	0.01.5	0.04
			213.6	0.00.5	0.01
			213.7	0.01.5	0.04
			213.8	0.07.0	0.17
			213.10	0.01.5	0.04
			214.2	0.01.5	0.04
			214.3	0.09.5	0.24
			214.4	0.02.0	0.05
			214.5	0.03.5	0.09
			214.7	0.03.0	0.07
			214.8	0.02.0	0.05
			214.12	0.03.0	0.07
			214.14	0.00.5	0.01
			791.5	0.02.0	0.05
			216.1	0.05.5	0.14
			216.2	0.09.0	0.22
			216.4	0.00.5	0.01
			216.5	0.01.5	0.04
			218.2	0.04.0	0.10
			218.3	0.11.5	0.29
			217.5	0.03.5	0.09
			217.8	0.03.5	0.09
			217.10	0.04.0	0.10
			217.12	0.03.5	0.09
			217.13	0.04.0	0.10
			196.3	0.16.0	0.40
			196.4 बी	0.07.5	0.19
			196.7	0.11.0	0.27
			178.1 ए	0.05.0	0.12
			178.1 बी	0.00.5	0.01
			178.2 ए	0.14.5	0.36

ज़िला	तहसील	गांव नं. और नाम	सर्वे नं.	उ. का. अ. के लिए अजित की जाने वाली भूमि	
				हफ्ते में	एकड़ सेंटी में
1	2	3	4	5	6
थिरुवारूर	मनारगुडी	35/1 रजासमबलपुरम	179.3	0.08.0	0.20
			179.4 बी	0.03.0	0.09
			179.5	0.06.0	0.15
			179.6 बी	0.03.5	0.09
			176.1	0.08.0	0.20
			176.2 ए	0.00.5	0.01
			176.2 बी	0.00.5	0.01
			219.1	0.00.5	0.01
			219.3	0.33.5	0.83
			102.1	0.02.0	0.05
			102.4	0.00.5	0.01
			102.5	0.06.5	0.16
			102.6	0.04.5	0.11
			102.7	0.02.0	0.05
			103.1	0.04.5	0.11
			103.2 ए	0.04.5	0.11
			104.1 ए	0.16.5	0.41
			105.1 ए	0.00.5	0.01
			214.1	0.01.0	0.02
			293.9	0.00.5	0.01
			293.3	0.00.5	0.01
			299.10	0.00.5	0.01
			299.6	0.00.5	0.01
			299.5	0.02.0	0.05
			298.7	0.00.5	0.01
			294.7	0.00.5	0.01
			294.8	0.01.0	0.02
			294.9	0.01.0	0.02
			213.11	0.03.0	0.08
			218.13	0.01.0	0.02
			196.1	0.00.5	0.01
			196.9	0.00.5	0.01
			182	0.03.5	0.09
			179.1	0.00.5	0.01
			219.2	0.01.0	0.02
			299.3	0.00.5	0.01
थिरुवारूर	मनारगुडी	थिरुमाकोटई	513	0.05.0	0.12
			510.1 ए	0.00.5	0.01
			510.3	0.16.0	0.40
			500.1 बी	0.07.5	0.19
			509.2	0.01.0	0.02

जिला	तहसील	गांव	सर्वे नं.	उ. का. अ. के लिए अर्जित की जाने वाली भूमि	
				हेक्टे. में	एकड़ सेन्टी में
1	2	3	4	5	6
बिरुवाहर	मनारगुडी	बिरुमाकोटई	509.3	0.00.5	0.01
			509.5	0.04.5	0.11
			481	0.13.0	0.32
			482	0.06.5	0.16
			462	0.14.0	0.35
			463	0.12.5	0.31
			458.2	0.17.0	0.42
			456.1	0.09.0	0.22
			456.3	0.03.5	0.09
			455	0.03.5	0.09
			453	0.17.5	0.43
			454	0.07.5	0.19
			447/3	0.08.0	0.20
			154.1	0.17.5	0.43
			154.2	0.01.0	0.02
			510.2	0.01.0	0.02
			509.4	0.00.5	0.01
			218	0.23.0	0.57
			456.2	0.01.0	0.02
		कुपाचीकोटई	81 बी. 8	0.01.5	0.04
			81 बी. 9	0.02.0	0.05
			81 बी. 10	0.06.5	0.16
			81 बी. 11	0.04.0	0.10
			82.15	0.00.5	0.01
			82.16	0.00.5	0.01
			82.17	0.02.0	0.05
			82.18	0.01.0	0.02

[सं. एल.—14014/3/98—जी. पी.]

सुनील कुमार सिंह, प्रवर सचिव

New Delhi, the 7th April, 1999

S.O. 1062.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 1852 dated 11-9-98 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the Right of User in the lands specified in the Schedule appended to that notification for purpose of laying pipeline for transport of Petroleum Gas from Thirumakottai, TNEB to King Chemicals Vadaseri Gas Pipeline by the Gas Authority of India Limited;

And, whereas, the copies of the said gazette notification were made available to the public on the 15th day of October, 1998;

And whereas, the Competent Authority has under sub-section (1) section of 6 of the said Act submitted report to the Central Government;

And, further, whereas, the Central Government has after considering the said report decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines;

And, further, in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government, vest on this date of the publication of this declaration in the Gas Authority of India Limited free from all encumbrances.

SCHEDULE

Distt.	Tehsil	Village No. & Name	Survey No.	Land to be acquired for ROU	
				In Hectares	In Acre Cent
1	2	3	4	5	6
Thiruvavarur	Mannargudi	35/2 Paravakottai-1	357.3	0.02.5	0.06
			357.4	0.01.0	0.02
			357.6	0.09.5	0.24
			358.5B	0.01.0	0.02
			358.8	0.05.0	0.12
			358.9	0.05.0	0.12
			364.1	0.03.5	0.09
			364.2	0.03.5	0.09
			364.3A	0.06.0	0.15
			364.4	0.05.5	0.14
			359.5A	0.10.0	0.25
			359.5B	0.01.0	0.02
			359.15	0.04.0	0.10
			359.16	0.05.5	0.14
			344.4	0.04.5	0.11
			345.1	0.00.5	0.01
			345.2	0.01.5	0.04
			345.3A	0.08.0	0.20
			345.3B	0.01.0	0.02
			346.1B	0.01.5	0.04
			346.2	0.07.0	0.17
			346.5	0.02.5	0.06
			346.6A	0.00.5	0.01
			341.4	0.07.0	0.17
			341.7B	0.07.0	0.17
			341.8	0.00.5	0.01
			340.6	0.00.5	0.01
			340.8	0.05.5	0.14
			338.1	0.05.0	0.12
			338.2	0.06.0	0.15
			337.1	0.03.0	0.08
			337.2	0.01.0	0.02
			337.7	0.08.0	0.20
			337.8B	0.00.5	0.01
			337.9	0.06.5	0.16
			329.8	0.00.5	0.01
			329.9	0.05.0	0.12
			329.11	0.03.0	0.08
			328.6	0.04.5	0.11
			328.7	0.09.0	0.22
			328.8	0.09.0	0.22
			113.6	0.00.5	0.01
			113.7	0.01.0	0.02

Distt.	Tehsil	Village No. Name	Survey No.	Land to be Acquired for R.O.U.		
				In Hectares	In Acre	Cent
1	2	3	4	5	6	
Thiruvarur	Mannargudi	35/2 Paravakottai-II	113.8	0.20.0		0.50
			112.5	0.17.5		0.43
			112.8A	0.00.5		0.01
			112.8B	0.02.0		0.05
			112.8C	0.05.0		0.12
			141	0.09.5		0.24
			341.9	0.00.5		0.01
			340.7	0.00.5		0.01
			776.3	0.03.0		0.07
			776.9	0.06.5		0.16
			776.10	0.03.0		0.07
			776.11	0.00.5		0.01
			776.12	0.07.0		0.17
			776.13	0.00.5		0.01
			775.3	0.03.0		0.07
			774.5	0.05.5		0.14
			774.7	0.00.5		0.01
			774.8	0.01.0		0.02
			774.9	0.02.0		0.05
			774.10	0.02.5		0.06
			772.5	0.11.0		0.27
			772.7	0.00.5		0.01
			771.6	0.07.0		0.17
			771.7	0.03.0		0.07
			771.8	0.01.5		0.04
			771.9	0.01.0		0.02
			771.10	0.01.0		0.02
			769.4	0.14.5		0.36
			769.6	0.01.0		0.02
			785.6	0.01.0		0.02
			769.3	0.00.5		0.01
			785.7A	0.01.5		0.04
			785.7B	0.00.5		0.01
			785.7C	0.02.0		0.05
			785.10	0.04.0		0.10
			785.12	0.03.0		0.07
			785.13	0.03.5		0.09
			785.15	0.03.0		0.07
			785.16A	0.08.0		0.20
			778.9	0.04.0		0.10
			778.10	0.02.5		0.06

Distt.	Tehsil	Village No. & Name	Survey No.	Land to be Acquired for R.O.U.		
				In Hectares	In Acre	In Cent
1	2	3	4	5	6	
Thiruvavur	Mannargudi	35/2 Paravakuttai-II	782.1H	0.04.5		0.11
			782.11	0.05.0		0.12
			782.6	0.02.0		0.05
			782.7	0.02.5		0.06
			782.11	0.01.5		0.04
			779.6	0.01.0		0. 2
			779.7	0.02.5		0.06
			779.8	0.05.0		0.12
			776.1	0.05.0		0.05
			776.2	0.05.0		0.12
Thiruvavur	Mannargudi	35/1 Rajasambal Puram	298.11	0.02.5		0.06
			299.1	0.03.0		0.07
			299.7	0.10.0		0.25
			299.8	0.05.5		0.13
			299.9	0.09.0		0.22
			294.1B	0.02.0		0.05
			294.1C	0.04.0		0.10
			294.2	0.03.0		0.07
			294.5	0.00.5		0.01
			294.10	0.02.0		0.05
			794.1	0.00.5		0.01
			794.8	0.02.0		0.05
			300.2	0.01.0		0.02
			300.3	0.20.0		0.50
			293.1	0.05.0		0.12
			293.2	0.02.5		0.06
			209.9	0.00.5		0.01
			209.10	0.05.0		0.12
			213.3	0.05.0		0.12
			213.5	0.01.5		0.04
			213.6	0.00.5		0.01
			213.7	0.01.5		0.04
			213.8	0.07.0		0.17
			213.10	0.01.5		0.04
			214.2	0.01.5		0.04
			214.3	0.09.5		0.24
			214.4	0.02.0		0.05
			214.5	0.03.5		0.09
			214.7	0.03.0		0.07
			214.8	0.02.0		0.05
			214.12	0.03.0		0.07
			214.14	0.00.5		0.01
			791.5	0.02.0		0.05

Distt.	Tehsil	Village	Survey No.	Land to be Acquired for R.O.U.	
				In Hectares	In Acre Cent
1	2	3	4	5	6
Thiruvarur	Mannargudi	35/1 Rajasambal Puram	216.1	0.05.5	0.14
			216.2	0.09.0	0.22
			216.4	0.00.5	0.01
			216.5	0.01.5	0.04
			218.2	0.04.0	0.10
			218.3	0.11.5	0.29
			217.5	0.03.5	0.09
			217.8	0.03.5	0.09
			217.10	0.04.0	0.10
			217.12	0.03.5	0.09
			217.13	0.04.0	0.10
			196.3	0.16.0	0.40
			196.4B	0.07.5	0.19
			196.7	0.11.0	0.27
			178.1A	0.05.0	0.12
			178.1B	0.00.5	0.01
			178.2A	0.14.5	0.36
			179.3	0.08.0	0.20
			179.4B	0.03.5	0.09
			179.5	0.06.0	0.15
			179.6B	0.03.5	0.09
			176.1	0.08.0	0.20
			176.2A	0.00.5	0.01
			176.2B	0.00.5	0.01
			219.1	0.00.5	0.01
			219.3	0.33.5	0.83
			102.1	0.02.0	0.05
			102.4	0.00.5	0.01
			102.5	0.06.5	0.16
			102.6	0.04.5	0.11
			102.7	0.02.0	0.05
			103.1	0.04.5	0.11
			103.2A	0.04.5	0.11
			104.1A	0.16.5	0.41
			105.1A	0.00.5	0.01
			214.1	0.01.0	0.02
			293.9	0.00.5	0.01
			293.3	0.00.5	0.01
			299.10	0.00.5	0.01
			299.6	0.00.5	0.01
			299.5	0.02.0	0.05

Distt.	Tehsil	Village	Survey No.	Land to be Acquired for R.O.U.	
				In Hectares	In Acre Cent
1	2	3	4	5	6
Thiruvarur	Mannargudi	35/1 Rajasambal Puram	298.7	0.00.5	0.01
			294.7	0.00.5	0.01
			294.8	0.01.0	0.02
			294.9	0.01.0	0.02
			213.11	0.03.0	0.08
			218.13	0.01.0	0.02
			196.1	0.00.5	0.01
			196.9	0.00.5	0.01
			182	0.03.5	0.09
			179.1	0.00.5	0.01
			219.2	0.01.0	0.02
			299.3	0.00.5	0.01
Thiruvarur	Mannargudi	Thiruma-Koottai-1	513	0.05.0	0.12
			510.1A	0.00.5	0.01
			510.3	0.16.0	0.40
			509.1B	0.07.5	0.19
			509.2	0.01.0	0.02
			509.3	0.00.5	0.01
			509.5	0.04.5	0.11
			481	0.13.0	0.32
			482	0.06.5	0.16
			462	0.14.0	0.35
			463	0.12.5	0.31
			458.2	0.17.0	0.42
			456.1	0.09.0	0.22
			456.3	0.03.5	0.09
			455	0.03.5	0.09
			453	0.17.5	0.43
			454	0.07.5	0.19
			447/3	0.08.0	0.20
			154.1	0.17.5	0.43
			154.2	0.01.0	0.02
			510.2	0.01.0	0.02
			509.4	0.00.5	0.01
			218	0 23.0	0.57
			456.2	0.01.0	0.02

Distt.	Tehsil	Village	Survey No.	Land to be acquired for R.O.U.	
				In Hectares	In Acre Cent.
1	2	3	4	5	6
		Koopachikottai	81B.8	0.01.5	0.04
			81B.9	0.02.0	0.05
			81B.10	0.06.5	0.16
			81B.11	0.04.0	0.10
			82.15B	0.00.5	0.01
			82.16	0.00.5	0.01
			82.17	0.02.0	0.05
			82.18	0.01.0	0.02

[No. L-14014/3/98-G.P.]

S. K. SINGH, Under Secy.

नई दिल्ली, 12 अप्रैल, 1999

का.आ. 1063—केंद्रीय सरकार पेट्रोलियम और खनिज पाइप लाइन (भूमि के उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 2 के खंड (क) के अनुसरण में संयुक्त निदेशक (उद्योग), मुरादाबाद भोपाल के श्री पी. सी. वर्मा को, जो कि बीना-झांसी-कानपुर पाइपलाइन परियोजना के लिए मध्य प्रदेश सरकार की ओर से भारत पेट्रोलियम कॉर्पोरेशन लिमिटेड में प्रतिनिधित्व पर है, मध्य प्रदेश राज्य क्षेत्र के भीतर उक्त अधिनियम के अधीन सक्षम प्राधिकारी के कृत्यों का पालन करने के लिए प्राधिकृत करती है।

[फा. सं. आर-31015/17/98-ओ आर-II]

एस. चन्द्रशेखर, अवर सचिव

New Delhi, the 12th April, 1999

S.O. 1063.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises Shri P. C. Verma, Joint Director (Industries), Headquarters, Bhopal, on deputation from the State of Madhya Pradesh to Bharat Petroleum Corporation Limited for Bina-Jhansi-Kanpur Pipeline Project, to perform the functions of the competent authority under the said Act within the territory of Madhya Pradesh.

[File No. R-31015/17/98-OR-II]

S. CHANDRASEKHAR, Under Secy.

नई दिल्ली, 12 अप्रैल, 1999

का.आ. 1064.—केंद्रीय सरकार पेट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 2 के खंड (क) के अनुसरण में उप-कलक्टर कानपुर देहात के श्री शीतला प्रसाद को, जो कि बीना-झांसी-कानपुर पाइप लाइन परियोजना के लिए उत्तर प्रदेश सरकार की ओर से भारत पेट्रोलियम कॉर्पोरेशन लिमिटेड में प्रतिनियुक्ति पर हैं उत्तर प्रदेश राज्य के जालाँन कानपुर देहात और कानपुर जिलों की सीमा के भीतर उक्त अधिनियम के अधीन सक्षम प्राधिकारी के कृत्यों का पालन करने के लिए प्राधिकृत करती है।

[फा. सं. आर-31015/17/98-ओ आर-II]

एस. चन्द्रशेखर, अवर सचिव

New Delhi, the 12th April, 1999

S.O. 1064.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises Shri Shitla Prasad, Dy. Collector, Kanpur Dehat, on deputation from Government of Uttar Pradesh to Bharat Petroleum Corporation Limited for Bina-Jhansi-Kanpur Pipeline Project, to perform the functions of the competent authority under the said Act within the territory of the Districts of Jalaun, Kanpur Dehat and Kanpur, in the State of Uttar Pradesh.

[File No. R-31015/17/98-OR-II]

S. CHANDRASEKHAR, Under Secy.

पेट्रोलीयम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 8 अप्रैल, 1999

क्र. आ. 1065.— केन्द्रीय सरकार को ऐसा प्रतीत होता है कि लोकादित में यह आवश्यक है कि तलत प्राकृतिक गैस का पुनर्गोसाकरण भुविधा से, जो मडाराष्ट्र राज्य के रत्नागिरा जिले का गुहागर तडसोल ँदामोल के समीप ँ मे कतलवाडा स्थान पर स्थापित होना है, ठाणे जिले का तलसारा तडसोल मे उपलल अवस्थित टार्मनत तक प्राकृतिक गैस के पारिवहन और वितरण के लिए मैट्रोपोलिस गैस कंपनी प्राइवेट लिमिटेड द्वारा जो कि कंपनी अधिनियम, 1956 के अधीन एक राजद्राकृत कंपनी है और जिसका राजद्राकृत कार्यालय, 56, मेकर वेम्बर्सी 6, नरानन पाईन्ट, मुम्बई - 400021 मे है, एक पाइप लाइन बिछाई जाना चाडर,

और केन्द्रीय सरकार को ऐसा प्रतीत होता है कि उक्त पाइप लाइन बिछाने के प्रयोजन के लिए उस भूमि मे जिसमे उक्त पाइप बिछाए जाने का प्रस्ताव है और जो इस अधिसूचना से उपाबड अनुसूचा मे बाणित है, उपयोग के अधिकारी का अर्जन करना आवश्यक है,

अतः केन्द्रीय सरकार, पेट्रोलीयम और शानज पाइप लाइन ँभूमि मे उपयोग के अधिकार का अर्जन ँ अधिनियम, 1962 ँ 1962 का 50 ँ का धारा 3 का उपधारा ँ।। द्वारा प्रबल शक्तियों का प्रयोग करते हुए, उस भूमि मे उपयोग के अधिकार का अर्जन करने के अपने आशय का घोषणा करती है,

उक्त अनुसूचा मे बाणित भूमि मे डितबड कोई ब्याक्त, राजपत्र मे प्रकाशित इस अधिसूचना का प्रतियी जनसाधारण को उपलब्ध कराए जाने का तारीख से इक्कस दिन के भीतर, उसमे उपयोग के अधिकार के अर्जन करने या भूमि मे पाइप लाइन बिछाने के संबंध मे लिखित आक्षेप सशय प्राधिकारी से0 ।, मोडित बिलडिंग, दूसरा तल, बाकधर बापोला, जिला रत्नागिरा ँमडाराष्ट्र ँ को कर सकेगा।

अनुसूची

अ. क्र.	गाँव का नाम	तहसील	जिला	मज्द नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
1	कातलवाडी तर्फ अंजनवेल	गुहागर	रत्नागिरी			941पै	0	00	6
						942पै	0	04	2
						944पै	0	10	4
						945पै	0	04	0
						947पै	0	13	8
						990पै	0	20	3
						1042पै	0	04	0
						1043पै	0	11	2
						1045पै	0	07	8
						1046पै	0	09	8
						1047पै	0	00	8
						1048पै	0	00	1
						1057पै	0	02	8
						1059पै	0	03	6
						1060पै	0	00	3
						1061पै	0	01	0
						1062पै	0	01	0
						1063पै	0	00	8
						1064पै	0	00	7
						1065पै	0	27	9
						1080पै	0	00	1
						1081पै	0	02	8
						1082पै	0	03	8
						1083पै	0	01	5
						1084पै	0	00	9
						1085पै	0	03	2
						1087पै	0	06	0
						1089पै	0	03	1
						1092पै	0	04	1
						1093पै	0	03	8
						1097पै	0	02	8
						1098पै	0	01	7
						1101पै	0	04	4
						1102पै	0	01	6
						1103पै	0	01	4
						1104पै	0	00	8
						1112पै	0	01	2
						1114पै	0	02	0
						1115पै	0	01	8
						1116पै	0	01	4
						1117पै	0	00	1
						1118पै	0	02	0
						1119पै	0	01	6
						1120पै	0	01	1
						1123पै	0	01	5
						1124पै	0	01	6
						1125पै	0	06	5
						1128पै	0	00	4
						1129पै	0	03	0
						1132पै	0	03	2

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हैक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						1133प	0	02	2
						1134प	0	00	2
						1135प	0	01	9
						1136प	0	03	9
						1137अ,बपे	0	01	4
						1138अ,बपे	0	00	1
						1140प	0	00	1
						नाला गट नं. 990प म	0	00	3
						नाला गट नं. 990प म	0	00	2
						रास्ता गट नं. 1042प म	0	02	4
						नाला गट नं. 1045प म	0	00	2
						रास्ता गट नं. 1129प	0	01	4
						और 1132प क बिचम			
1अ	मौजे	गुहागर	रत्नागिरी			85अपे	0	06	0
	अंजनवेल					85बपे	0	05	6
						86पे	0	05	2
						87पे	0	04	1
						88पे	0	00	2
						90पे	0	09	6
						91पे	0	18	0
						106पे	0	07	8
						112पे	0	02	1
						113पे	0	12	0
						114पे	0	24	4
						116पे	0	06	0
						117पे	0	05	8
						119पे	0	01	2
						120पे	0	00	3
						121पे	0	00	2
						230पे	0	15	6
						237पे	0	02	0
						238पे	0	47	5
						240पे	0	05	4
						241अ,बपे	0	10	6
						246पे	0	04	5
						247पे	0	06	0
						248पे	0	00	7
						252पे	0	02	0
						253पे	0	22	3
						254पे	0	10	0
						255पे	0	01	0
						258पे	0	00	8
						259पे	0	05	0
						262पे	0	03	5
						263पे	0	06	5
						264पे	0	02	4
						265पे	0	00	5
						274पे	0	06	3
						281पे	0	49	3
						291पे	0	04	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	भार	पाईट
1	2	3	4	5	6	7	8	9	10
						292पै	0	01	8
						293पै	0	02	0
						294पै	0	01	1
						302पै	0	09	7
						303पै	0	00	2
						347पै	0	00	5
						348पै	0	02	9
						349पै	0	04	8
						350पै	0	11	0
						352पै	0	01	5
						353पै	0	02	5
						360पै	0	08	8
						370पै	0	16	5
						371पै	0	04	5
						378पै	0	01	0
						379पै	0	00	8
						388पै	0	05	5
						389पै	0	00	9
						390पै	0	02	2
						391पै	0	01	2
						392पै	0	00	5
						393पै	0	01	0
						394पै	0	01	0
						395पै	0	58	8
						396पै	0	08	2
						457पै	0	04	8
						458/1,2पै	0	25	2
						464पै	0	14	6
						465पै	0	00	1
						474पै	0	01	3
						475पै	0	09	3
						476पै	0	05	6
						477पै	0	04	8
						483पै	0	09	1
						485पै	0	00	2
						486पै	0	00	7
						488पै	0	10	6
						489पै	0	14	8
						491पै	0	06	4
						492पै	0	13	6
						592पै	0	00	3
						593पै	0	21	2
						रास्ता गट नं. 91 और 88पै के बिच मे	0	02	0
						रास्ता गट नं. 106 और 281पै के बिचमे	0	03	0
						नाला गट नं. 293पै मे	0	00	3
						नाला गट नं. 302पै मे	0	00	3
						रास्ता गट नं. 388,389 और 393पै के बिचमे	0	02	0

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						रास्ता गट नं. 263 पै मे	0	02	5
						रास्ता गट नं. 238 पै मे	0	00	8
						रास्ता गट नं. 475 पै मे	0	00	8
						नाला गट नं. 486 और 483 के बिचमे	0	00	3
						रास्ता गट नं. 485 और 483 के बिचमे	0	00	8
2	धरटबाडी तर्फ बेलपुर	गुहागर	रत्नागिरी			571 पै	0	09	1
						576 पै	0	00	9
						581 पै	0	04	5
						582 पै	0	01	9
						584 पै	0	17	0
						640 पै	0	45	0
						651अ, बपै	0	18	0
3	दाभोळ	दापोली	रत्नागिरी	43	2 पै		0	01	0
					4 पै		0	06	5
					5 पै		0	11	8
					10 पै		0	37	3
					13 पै		0	18	3
				48	2 पै		0	10	4
					3 पै		0	04	5
					6 पै		0	13	0
					7 पै		0	41	5
					9 पै		0	15	0
				50	14 पै		0	01	0
				164	9 पै		0	15	0
				168	9 पै		0	10	2
					10 पै		0	02	8
					12 पै		0	07	5
					13 पै		0	08	3
					14 पै		0	01	5
					15 पै		0	08	3
					18 पै		0	03	5
					19 पै		0	11	5
					20 पै		0	07	8
				170	18 पै		0	04	0
					20 पै		0	12	3
					21 पै		0	00	1
					22 पै		0	00	1
					23 पै		0	03	0
				171	1 पै		0	08	0
					3 पै		0	14	5
					6 पै		0	07	2
					7 पै		0	07	4
					8 पै		0	08	8
					9 पै		0	03	0
					182अ/1 सरकारी जमीन		1	96	0
					खाडी स.नं. 182अ/1 के पास		1	38	0
					रास्ता स.नं. 43 के पास		0	02	0
					कातल 43/12		0	00	1

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					कातल 48/8		0	19	8
					नाला स.नं.43/10 के पास		0	01	2
4	बणोरी तर्फ पंचनदी	दापोली	रत्नागिरी			85पै	0	13	0
						86पै	0	09	2
						89पै	0	10	1
						90पै	0	15	5
						106पै	0	09	3
						107पै	0	03	1
						108पै	0	04	0
						111पै	0	07	8
						112पै	0	02	0
						130पै	0	05	3
						132पै	0	42	2
						133पै	0	01	0
						134पै	0	10	7
						141पै	0	01	0
						203पै	0	12	7
						204पै	0	12	2
						205पै	0	07	9
						206पै, 210 पै	0	09	2
						207पै	0	00	6
						209/1,2पै	0	20	0
						212पै	0	04	4
						213पै	0	12	0
						217पै	0	06	8
						218पै	0	03	4
						220पै	0	14	8
						227पै	0	06	0
						468पै	0	02	3
						473/1,2,3,4,5पै	0	17	3
						480पै	0	10	3
						481पै	0	02	5
						482पै	0	02	4
						483पै	0	03	2
						484पै	0	05	8
						485/1,2पै	0	01	0
						486पै	0	08	6
						487पै	0	06	4
						488पै	0	04	4
						489पै	0	35	0
						490अपै	0	04	1
						490बपै	0	00	1
						491पै, 471 पै	0	02	7
						517पै	0	11	4
						518पै	0	00	8
						522/अ,बपै	0	22	5
						523पै	0	02	3
						524अ, 524बपै	0	11	6
						525पै	0	00	3
						526पै	0	71	8

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						612पै	0	07	6
						613पै	0	00	2
						651पै	0	00	1
						653पै	0	03	0
						654पै	0	18	6
						656पै	0	07	2
						680पै	0	05	0
						681पै	0	01	2
						682पै	0	00	1
						686पै	0	00	1
						687पै	0	07	0
						688अपै	0	21	0
						688बपै	0	00	1
						689पै	0	02	8
						692पै	0	03	4
						705पै	0	05	3
						706पै	0	10	6
						909पै	0	01	8
						910पै	0	13	4
						913अपै	0	54	0
						919पै	0	03	5
						920पै	0	13	9
						921पै	0	11	3
						922पै	0	02	6
						930पै	0	00	2
						934पै	0	09	2
						935पै	0	08	1
						936पै	0	05	6
						938पै	0	11	7
						939पै	0	13	6
						940पै	0	15	3
						941पै	0	04	5
						947 अ,ब,कपै	0	71	3
						948पै	0	10	1
						952पै	0	08	4
						रास्ता गट नं. 681 और 680 के बिचमे	0	06	4
						रास्ता गट नं. 658 और 612 के बिचमे	0	04	8
						नाला गट नं. 203 और 204 के बिचमे	0	04	0
						रास्ता गट नं. 227 मे	0	02	0
5	आगरबायंगणी	दापोली	रत्नागिरी			1112पै	0	04	7
						1113पै	0	08	0
						1114पै	0	02	4
						1115पै	0	08	4
						1117पै	0	00	1
						1118पै	0	00	4
						1119पै	0	00	4
						1120पै	0	00	3

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						1121पै	0	05	1
						1140पै	0	06	5
						1141पै	0	18	6
						1142पै	0	11	6
						1144पै	0	10	3
						1145पै	0	18	1
						1146/1पै	0	06	1
						नाला गट नं. 1120 पै	0	05	6
						और 1141 पै के बिच से			
6	मछे	बापोली	रत्नागिरी			23पै	0	08	0
						24पै	0	07	4
						25पै	0	10	4
						27पै	0	16	3
						28पै	0	00	5
						29पै	0	44	6
						30पै	0	07	8
						31पै	0	15	2
						32पै	0	02	8
						37पै	0	12	8
						40पै	0	25	3
						48पै	0	20	4
						50पै	0	11	2
						54पै	0	13	2
						62पै	0	04	9
						63पै	0	09	2
						66पै	0	56	5
						69पै	0	03	6
						73पै	0	22	1
						85पै	0	00	5
						88पै	0	04	5
						89पै	0	16	1
						90पै	0	09	2
						97पै	0	04	1
						98पै	0	13	6
						99पै	0	04	7
						100पै	0	12	4
						101पै	0	14	7
						104पै	0	06	8
						103पै	0	14	6
						106पै	0	26	5
						107पै	0	06	8
						108पै	0	17	6
						110पै	0	00	8
						957पै	0	10	3
						1051पै	0	08	5
						1052पै	0	15	8
						1053पै	0	17	5
						1056अपै	0	01	6
						1057पै	0	07	0
						1059पै	0	08	8

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाइटे
1	2	3	4	5	6	7	8	9	10
						1060पै	0	08	8
						1061पै	0	03	8
						1064पै	0	17	1
						1065पै	0	25	4
						1066पै	0	13	1
						1067पै	0	01	6
						1069पै	0	01	5
						1072पै	0	16	3
						1074पै	0	08	8
						1075पै	0	12	1
						1076पै	0	14	6
						1077पै	0	01	6
						1078पै	0	31	6
						1084पै	0	20	5
						1085पै	0	18	8
						1087पै	0	09	2
						1089पै	0	23	5
						1366पै	0	09	6
						रास्ता गट नं. 1060 और 1052 के बिचमे	0	02	0
						रास्ता गट नं. 957 और 1366 के बिचमे	0	03	2
						रास्ता गट नं. 66 और 73 के बिचमे	0	05	3
						नाला गट नं. 63 और 54 के बिचमे	0	03	3
7	नानदे	दापोली	रत्नागिरी			172पै	0	00	1
						176पै	0	03	7
						177पै	0	05	8
						178पै	0	03	6
						179पै	0	00	8
						180पै	0	01	6
						181पै	0	03	8
						182पै	0	17	8
						186पै	0	53	6
						192पै	0	10	1
						193पै	0	05	5
						195पै	0	08	5
						203पै	0	00	5
						204पै	0	16	8
						205पै	0	07	5
						206पै	0	07	6
						207पै	0	21	1
						474पै	0	00	1
						479पै	0	01	8
						481पै	0	10	6
						482पै	0	16	1
						494पै	0	27	8
						495पै	0	06	5
						497पै	0	00	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						557पै	0	13	5
						562पै	0	00	4
						567पै	0	11	5
						568पै	0	01	0
						569पै	0	01	2
						570पै	0	02	5
						571पै	0	05	5
						573पै	0	01	1
						574पै	0	00	1
						578पै	0	01	1
						579पै	0	27	2
						580पै	0	00	5
						597पै	0	15	5
						598पै	0	23	5
						599पै	0	18	5
						821पै	0	02	2
						822पै	0	52	8
						898पै	0	04	5
						899पै	0	26	2
						901पै	0	12	8
						907पै	0	11	6
						911/2पै	0	18	8
						911/1पै	0	00	3
						911/3पै	0	10	8
						913पै	0	23	3
						रास्ता गट नं. 911	0	14	0
						और 821 के बिचम			
						नाला गट नं. 182	0	01	6
						और 186 के बिचम			
						नदी गट नं. 898	0	06	9
						और 176 के बिचम			
8	उबर्ले	दापोली	रत्नागिरी	1	0पै		0	16	9
				4	1पै		0	14	4
					2पै		0	02	3
					5पै		0	09	0
					6पै		0	25	5
					7पै		0	01	8
					10अ, ब, क, डपै		0	15	2
					13पै		0	31	4
				5	39अ, ब, क, ड, इ, फपै		0	00	1
				14	8पै		0	02	6
					10पै		0	07	9
				15	1पै		0	00	4
					2+5पै		0	00	6
					3पै		0	05	1
					6अ, 6बपै		0	05	8
					8पै		0	07	4
					9पै		0	01	1
				16	4पै		0	03	8
					5बपै		0	06	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आग	पाईट
1	2	3	4	5	6	7	8	9	10
					11पै		0	00	1
					12पै		0	00	3
					13अपै		0	04	6
					13बपै		0	01	6
					17पै		0	04	0
					21पै		0	03	7
					22पै		0	00	3
			18		3पै		0	01	5
					4पै		0	04	0
					10अ/1, 10अ/2,बपै		0	01	9
					11पै		0	04	5
					13पै		0	01	2
					14पै		0	03	2
					22पै		0	03	2
					24+25पै		0	00	1
					26पै		0	00	4
					5पै		0	01	6
					6अ,बपै		0	05	5
					31अ,बपै		0	07	3
			18		32पै		0	00	1
					33पै		0	00	4
					34पै		0	01	1
			21		37पै		0	00	1
					51पै		0	08	6
			22		1पै		0	02	0
					2पै		0	01	0
					3+4पै		0	01	4
			24		13पै		0	00	6
					22पै		0	13	5
					28पै		0	10	2
					36पै		0	20	0
			47		11पै		0	00	4
					12पै		0	01	0
					15पै		0	00	6
			60		2पै		0	23	0
			61		1पै		0	15	9
					2पै		0	03	3
			62		1पै		0	02	3
					2अ, 2बपै		0	15	3
					13पै		0	00	1
					14पै		0	01	8
					15पै		0	05	2
					16पै		0	17	5
					19+20पै		0	06	7
					21पै		0	00	3
					22पै		0	10	8
					23पै		0	03	5
					24पै		0	17	9
					25पै		0	01	7
					28पै		0	12	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					29पै		0	06	2
					30पै		0	02	6
					31पै		0	10	3
					32पै		0	02	1
				73अ	2पै		0	05	5
					3पै		0	17	6
					4अ,बपै		0	00	1
					6पै		0	13	0
					7पै		0	07	5
					8पै		0	08	3
					9पै		0	07	7
					11पै		0	07	9
					13पै		0	30	2
					16पै		0	00	2
					18पै		0	05	5
					23पै		0	10	3
					24पै		0	01	6
				74	3पै		0	08	8
					5पै		0	12	4
					6पै		0	00	2
					11पै		0	12	0
					12पै		0	18	8
					14पै		0	13	6
					15पै		0	23	2
					16पै		0	00	6
					रास्ता स.नं.60/2 और 62/2 के बिचमे		0	05	0
					नाला स.नं. 14 और 15 के बिचमे		0	05	0
					खाण स.नं. 73ब		0	01	3
					रास्ता स.नं. 24 और 74 के बिचमे		0	01	2
9	बल्लणे	दापोली	रत्नागिरी	27	0पै		0	58	7
				28	1,2पै		1	12	0
				29अ	1पै		0	36	5
					4पै		0	85	5
					5अ,5ब,5कपै		0	13	8
				33	1+11पै		0	04	1
					3पै		0	01	8
					4पै		0	03	6
				35	9पै		0	37	6
					10पै		0	00	9
					11पै		0	22	4
				42	0पै		0	22	0
					नाला स.नं.33/1+11,3 मे		0	01	5
					रास्ता स.नं. 27 मे		0	01	0
				29ब	इंजिनियरींग खाण		0	00	1
					रास्ता स.नं. 29अ/4 मे		0	01	0
					नाला स.नं. 38/11 मे		0	01	0
					रास्ता स.नं. 35/11 और 42 मे		0	02	5

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	घंट
1	2	3	4	5	6	7	8	9	10
					रास्ता स.नं. 28/1+2 से		0	01	0
					नाला स.नं. 28/1+2 से		0	01	0
10	जालगाँव	दापोली	रत्नागिरी	138	10पै		0	05	7
					16पै		0	11	5
				148	1अ, ब पै		0	28	3
					11पै		0	01	7
				149	1/4पै		0	00	5
					1/5पै		0	10	3
					1/8पै		0	02	4
					1/1पै		0	08	1
					6पै		0	03	1
					8पै		0	07	4
					12पै		0	08	7
				150	2पै		0	00	7
					3अ, ब पै		0	00	1
					5पै		0	12	8
					8पै		0	26	1
					9अ, ब पै		0	02	3
					11अ, ब पै		0	03	1
					13पै		0	05	4
				153	1पै		0	03	5
					5पै		0	12	4
					6पै		0	14	4
					10पै		0	12	4
					12पै		0	07	8
					14पै		0	35	6
					16पै		0	11	7
				154	12पै		0	00	1
					15पै		0	08	8
					16पै		0	25	0
					17पै		0	02	8
11	ब्राम्हणवाडी	दापोली	रत्नागिरी	5	1पै		0	00	6
					2पै		0	01	0
					3पै		0	00	2
					5पै		0	00	8
					6पै		0	09	3
				6	4अ, ब, क पै		0	16	0
					5पै		0	01	5
				7	1पै		0	00	5
					4पै		0	00	2
				9	1पै		0	04	0
					2अपै		0	00	7
					2बपै		0	00	6
					2कपै		0	01	4
					4पै		0	09	0
					3पै		0	00	1
				10	3पै		0	07	5
					10पै		0	04	1
				16	1(5)पै		0	10	5

अ. क्र.	गाँव का नाम	तहसील	ज़िला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाँट
1	2	3	4	5	6	7	8	9	10
					1(7)पै		0	13	0
					1(8)पै		0	07	0
					5पै		0	01	4
				17	2अपै		0	01	9
					2बपै		0	12	7
					2कपै		0	04	9
					4पै		0	03	5
					5पै		0	05	0
				18	3पै		0	11	4
				24	9पै		0	03	5
					10पै		0	09	0
				25	2पै		0	27	0
					4/1 से 4/4पै		0	10	0
					8पै		0	06	0
					9पै		0	00	1
					11पै		0	17	0
					13पै		0	14	0
					19पै		0	03	0
				26	1/1पै		0	25	6
					2/1पै		0	22	0
				27	2पै		0	08	0
					3पै		0	02	5
					5पै		0	08	0
					9पै		0	30	0
					12पै		0	06	5
				28	1पै		0	12	5
				31	7पै		0	27	0
					8पै		0	18	2
					9पै		0	17	5
					10पै		0	02	3
				32	1अपै		0	18	0
					1बपै		0	08	0
					1कपै		0	04	5
					3अ, 3बपै		0	27	0
				65	1पै		0	00	6
					4पै		0	01	8
					5पै		0	14	1
					6पै		0	04	0
					9पै		0	03	5
					10पै		0	05	0
					13पै		0	03	0
				68	1+2+3पै		0	03	8
				69	1+2पै		0	09	9
					6पै		0	07	7
					नाला स.नं.65/1 के पास		0	06	0
					नाला स.नं.18/3 के पास		0	03	0
					रास्ता स.नं.18/3 के पास		0	01	0
12	टाळसुरे	बापोली	रत्नागिरी	82	1+3/2अपै		0	32	0
				82	1+3/2बपै				
					3/1अ, 3/2अ, 3/1बपै		0	10	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				85	1पै		0	01	6
					2पै		0	16	4
				86	0पै		0	03	3
				87	1(12)पै		0	12	0
					1(20)पै		0	08	5
					1/16अ, 1/16बपै		0	02	0
					5अ,ब,क		0	33	0
					3पै		0	06	0
					1/3पै		0	07	5
				93	10/2/9पै		0	05	9
					10/2/6पै		0	07	9
					10/9क+10/2/3पै		0	04	8
					10/8क+10/9अपै		0	05	3
					8/7+9क+10अ/7+12अ+ 10अ/8+13अ+10/6बपै		0	15	5
					9ब+13अ+12अ+14+ 10अ/10+10/8ड+10/9ब+		0	00	7
					10/2/4पै				
					8/6+9अपै		0	03	6
					8/5पै		0	03	9
					6ब+8/3पै		0	01	9
					8/4पै		0	05	9
				95	3/3कपै		0	04	0
					3/2ड+3/3डपै		0	05	5
					2/7+3/1बपै		0	01	0
					3/3डपै		0	00	5
				96	7अ,6ब+7ब,7क,6अ		0	15	0
					1पै		0	05	0
					2पै		0	01	5
					3पै		0	04	5
				98	1/1,1/2,1/3अ,1/3ब, 1/4,1/6अ,बपै		0	05	5
					7अ,बपै		0	02	8
				99	1अ,ब,कपै		0	07	2
					2पै		0	05	0
					3पै		0	07	0
					4पै		0	01	7
					5अ,ब,कपै		0	02	4
				100	3डपै		0	05	0
					5/1+5/2अपै		0	02	0
					4पै		0	06	0
					3अपै		0	01	0
				104	10/2/2पै		0	09	2
					10/2/4पै		0	06	0
					10/2/5पै		0	03	2
					5/3ब+5/4अ+5/6अपै		0	12	0
					5/2+5अ/3+5/5अपै		0	13	1
					5/4ब+5/5ब+5/6बपै		0	07	0
					12पै		0	02	3
				105	1,2पै		0	00	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				106	1 पै		0	44	0
					रास्ता स.नं.85/1,2 मे		0	05	0
					नाला स.नं.85 मे		0	01	4
					नाला स.नं.100/10 मे		0	01	0
					नाला स.नं. 106 मे		0	00	5
13	मौजे दापोली	दापोली	रत्नागिरी	50	1 पै		0	20	0
					2/1+2/2+2/3+2/4+2+5 पै		0	14	5
					3 पै		0	16	5
					4 पै		0	0	1
					5 पै		0	29	5
				60	21 पै		0	11	5
					23 पै		0	22	8
14	खेडी	दापोली	रत्नागिरी	37	5 पै		0	00	1
					8अ,ब,क पै		0	00	3
					6+9 पै		0	03	5
					7,10अ,ब पै		0	04	5
				38	1 पै		0	02	9
					2 पै		0	09	7
					4 पै		0	03	0
					5 पै		0	03	0
					6 पै		0	09	7
					7 पै		0	01	0
					8अ,ब,क पै		0	09	1
				39	2 पै		0	05	0
					4 पै		0	19	0
					5 अ,ब,क,ड पै		0	14	0
					7 पै		0	13	8
				51	1 पै		0	00	6
					3 पै		0	12	3
					4 पै		0	22	4
					5 पै		0	09	1
				57	1(अ),(ब),(क) पै		0	02	3
				59	1+5 पै		0	22	6
				60	2 (अ),(ब),(क) पै		0	01	7
					3 पै		0	01	1
				70	3 पै		0	03	8
					4 (अ),(ब) पै		0	09	9
					5 पै		0	09	0
				71	1 पै		0	02	3
				72	1 पै		0	03	7
					2 पै		0	13	4
					3 पै		0	04	0
					4 पै		0	14	6
					9 पै		0	00	3
				73	6 पै		0	04	3
				76अ	1अ पै		0	00	3
					2/1 पै		0	00	2
				83	2 पै		0	01	6
					6 (अ),(ब) पै		0	24	6
				84	4 पै		0	05	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					5पै		0	02	7
					6पै		0	08	2
14	खेडी	दापोली	रत्नागिरी	84	7पै		0	09	6
					8पै		0	04	2
				87	4पै		0	01	8
					7पै		0	01	0
					8पै		0	03	8
				238	8 (अ),(ब)/1पै		0	11	0
					10पै		0	07	0
					13पै		0	08	8
				238	15 (अ),(ब)पै		0	07	1
					16पै		0	17	6
					17 (अ),(ब),(क)पै		0	32	0
					19पै		0	04	0
				240	1पै		0	09	5
					4अ,ब,कपै		0	20	1
					6अ,ब,कपै		0	24	5
					रास्ता स.च. 39 और		0	02	0
					37 कं बिचमे				
					नाला स.च. 59/1.5 मे		0	01	0
					नाला स.च. 240/6 मे		0	00	5
					नाला स.च. 238/13 मे		0	01	5
					रास्ता स.च. 51/4 मे		0	01	0
					नाला स.च. 87/4 और		0	01	0
					87/8 कं बिचमे				
					नाला स.च. 37/8 मे		0	00	5
					नाला स.च. 38/8 और		0	00	5
					38/7 कं बिचमे				
15	करंजाणी	दापोली	रत्नागिरी			1286पै	0	00	1
						1287पै	0	22	0
						1288पै	0	06	8
						1289पै	0	17	0
						1290पै	0	12	2
						1291पै	0	00	4
						1339पै	0	38	1
						1340पै	0	15	1
						1338पै	0	22	0
						1342-1/1,1/2,1/3पै	0	80	2
						1343पै	0	32	1
						1344पै	0	03	3
						1345पै	0	03	0
						1362अ,बपै	0	26	0
						1373पै	0	16	0
						1375पै	0	12	0
						1377पै	0	20	0
						1378पै	0	15	1
						1383पै	0	05	1
						1386पै	0	20	1
						1387पै	0	18	1
						1388पै	0	03	0

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	घोटे
1	2	3	4	5	6	7	8	9	10
16	बोडीवली	दापोली	रत्नागिरी			नाला गट नं.1343 मे	0	00	4
						रास्ता गट नं. 1342 मे	0	00	6
						नाला गट नं.1289 मे	0	00	7
						712पै	0	00	4
						713पै	0	03	0
						718पै	0	10	0
						720पै	0	10	6
						721अपै	0	05	2
						722पै	0	10	5
						723पै	0	43	2
						724पै	0	00	3
						725पै	0	19	0
						726पै	0	16	0
						728पै	0	17	0
						731पै	0	52	2
						753पै	0	18	0
						754पै	0	05	1
						755पै	0	11	8
						756पै	0	04	0
						757पै	0	19	0
						762पै	0	18	1
						763पै	0	11	0
						764पै	0	04	0
						767पै	0	07	2
						768पै	0	08	3
						769पै	0	08	6
						795पै	0	09	4
						796पै	0	21	0
						797पै	0	24	4
						798पै	0	06	2
						799पै	0	10	6
						800पै	0	03	1
						802पै	0	02	4
						803पै	0	09	2
						804पै	0	40	6
						816अपै	0	16	2
						817पै	0	14	2
						818पै	0	20	4
						819कपै	0	16	2
						821पै	0	07	8
						829पै	0	16	0
						832पै	0	22	0
						834पै	0	14	2
						नदी गट नं.834 पे के पास	0	05	5
						नाला गट नं.832पै मे	0	00	5
						नाला गट नं.799पै मे	0	00	6
						नाला गट नं.767पै मे	0	00	8
						रास्ता गट नं.713पै मे	0	00	4
						833पै	0	00	3

अ. क्र.	गांव का नाम	तहसील	जिला	सब्ज नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
17	नवानगर	सापोली	रत्नागिरी	1	21/1पै		0	21	6
					21/2पै		0	04	5
					21/9,10पै		0	08	9
					21/11पै		0	02	5
					21/13पै		0	00	3
					21/14पै		0	00	2
					21/16पै		0	04	7
				8	3पै		0	05	7
					5पै		0	15	1
					11पै		0	08	6
					16पै		0	03	5
					17पै		0	00	5
					23पै		0	08	0
				10	2पै		0	00	6
					3पै		0	03	1
					4पै		0	03	1
					8पै		0	02	6
					9पै		0	02	9
					10पै		0	02	2
				11	2पै		0	07	5
				13	20पै		0	03	7
					21पै		0	08	1
					33पै		0	08	1
					35पै		0	08	5
					47पै		0	04	5
				25	7पै		0	04	7
					8पै		0	05	7
					14पै		0	02	1
				30	1पै		0	02	8
					5पै		0	12	6
				31	1पै		0	05	3
					2पै		0	03	4
					3पै		0	02	6
					6पै		0	06	5
					13पै		0	04	4
					14पै		0	01	3
					15पै		0	06	6
				86	18पै		0	41	6
				87	7पै		0	17	6
					11पै		0	00	4
					16पै		0	02	7
				88	1कपै		0	03	6
					18पै		0	08	2
				89	3पै		0	00	8
					4पै		0	04	0
					7पै		0	10	4
					8पै		0	06	6
					9पै		0	00	5
					10पै		0	02	9
					14पै		0	03	5

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				90	1/1पै		0	03	0
					1/2पै		0	03	5
					1/3पै		0	02	6
					1/8पै		0	02	2
				99	1/1 से 1/18		0	34	0
					5पै		0	00	1
					रास्ता स.नं. 13 मे		0	02	0
18	माटवण	दापोली	रत्नागिरी	12	1पै		0	23	6
					2पै		0	00	1
				14	4पै		0	13	5
					5पै		0	51	5
				16	5अ, 5अपै		0	12	8
					8अ, 8अपै		0	06	6
					9पै		0	02	0
					10पै		0	03	9
				17	17पै		0	00	6
					16पै		0	19	0
					11पै		0	11	5
					9पै		0	06	2
					8पै		0	01	9
					6पै		0	20	5
					4पै		0	08	2
					1पै		0	04	0
					2पै		0	05	9
				19	6पै		0	19	6
					7पै		0	08	2
					8पै		0	02	4
					9पै		0	11	2
					12पै		0	10	4
					5+13पै		0	08	0
				26	4पै		0	01	6
					7पै		0	15	0
					12पै		0	18	4
					13पै		0	03	4
					15पै		0	16	1
					नदी स.नं. 12/2 के फास		0	14	4
19	गणपतीपुळे	दापोली	रत्नागिरी	6	5+8पै		0	04	6
					6पै		0	11	6
					9पै		0	11	2
					4पै		0	11	5
					13पै		0	00	1
					11+14पै		0	14	5
					10पै		0	00	7
					16पै		0	01	4
					15पै		0	00	1
					12पै		0	25	1
				7	32पै		0	01	2
					30पै		0	01	0
					28पै		0	02	2
					29पै		0	13	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	शट नंबर	क्षेत्र		
							हेक्टर	आर	घोरेट
1	2	3	4	5	6	7	8	9	10
					18पै		0	08	2
				8	3पै		0	02	0
				9	13पै		0	24	2
					14पै		0	04	8
					15पै		0	04	5
					10पै		0	05	1
					16पै		0	01	0
					11पै		0	08	1
					3अपै		0	26	0
					3बपै		0	02	5
					12पै		0	06	7
					6पै		0	08	5
					4अपै		0	01	5
					4बपै		0	04	6
					7पै		0	01	7
				10	1पै		0	00	5
				11	1,2पै		0	00	4
				17	17+18पै		0	02	3
					7+15पै		0	15	9
					10पै		0	01	5
					16पै		0	13	5
					11+12पै		0	01	0
					14पै		0	14	3
				18	13पै		0	26	4
				19	0पै		0	04	4
				20	3अ, 3ब, 3कपै		0	46	6
					11पै		0	00	4
					5+7+9पै		0	15	4
				136	1पै		0	21	2
					7पै		0	03	4
					6पै		0	06	5
					2अ		0	05	0
				137	4+11+12+13पै		0	23	1
					10पै		0	00	1
					8पै		0	00	1
					रास्ता स.नं. 6 म		0	00	5
					नदी स.नं. 20 म		0	08	6
20	हात्तीप	दापोली	रत्नागिरी	1	5पै		0	00	2
					7पै		0	00	1
				31	1पै		0	03	7
				31	2+3+4पै		0	29	2
				32	1पै		0	20	5
					2पै		0	05	7
					3पै		0	00	7
				58	6पै		0	02	1
					7पै		0	26	1
				59	2+3पै		0	00	2
				60	1पै		0	00	5
					2पै		0	03	6
					3पै		0	09	3

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पट्ट
1	2	3	4	5	6	7	8	9	10
					4अपै		0	00	5
					4बपै		0	07	4
					6पै		0	03	5
				62	2,3पै		0	06	0
					1पै		0	00	2
					4,8पै		0	15	3
				63	1पै		0	04	4
					2पै		0	09	2
					3पै		0	00	1
				65	1,2,3,4,5,पै		0	00	1
				71	1पै		0	19	0
					2पै		0	00	7
				72	9पै		0	04	3
					10पै		0	17	7
					17पै		0	00	1
					18+19+33पै		0	07	1
					20पै		0	04	1
					21पै		0	03	4
					6+16+22+23+24+28पै		0	25	5
					30+36पै		0	06	4
					26पै		0	04	4
					27पै		0	03	8
					31पै		0	11	0
				73	17पै		0	17	2
					18पै		0	16	6
				74	4पै		0	26	4
					8पै		0	01	0
				75	4पै		0	00	2
				77	1+2+3पै		0	00	1
				79	1,2,3पै		0	16	0
				99	18पै		0	14	1
					3+4+8+12पै		0	01	2
					5पै		0	19	1
				101	1+13पै		0	02	9
					2पै		0	09	2
					3+7पै		0	06	0
					4पै		0	07	0
					रास्ता स.नं.63 मे		0	02	0
21	शिरखल	दापोली	रत्नागिरी	142	1पै		0	06	2
					2पै		0	00	1
					3पै		0	10	4
					4पै		0	11	0
					7पै		0	01	3
				144	1,2,3पै		0	00	5
				145	5पै		0	01	5
					6+11+16पै		0	09	1
					7पै		0	01	5
					8पै		0	01	5
					9+10पै		0	00	3
					13+14पै		0	06	7

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					15पै		0	00	2
				146	13पै		0	00	5
				155	1,2पै		0	06	4
				156	3+4+9पै		0	00	3
					8+11+13पै		0	00	2
					10पै		0	00	5
					12पै		0	00	2
					14पै		0	12	8
					15पै		0	06	4
					16+17पै		0	10	0
					18पै		0	04	2
					19+20पै		0	00	3
					21+22+23+24पै		0	00	8
				156	25+26पै		0	00	4
					27पै		0	00	1
					28पै		0	00	2
					29पै		0	00	3
					30+39पै		0	00	1
					32पै		0	00	2
					33पै		0	00	1
					34पै		0	00	1
					36पै		0	00	1
					37पै		0	00	1
					38पै		0	00	1
				157	1पै		0	02	5
					2पै		0	01	0
					3पै		0	00	2
				157	4पै		0	06	5
					5पै		0	01	0
					6+8+9पै		0	11	0
					7पै		0	15	0
					10+11पै		0	00	5
					13+14+15पै		0	00	4
				158	1पै		0	13	8
					2+3+4+8+14पै		0	15	6
					13पै		0	00	3
				168	1पै		0	00	1
					2+3+4+10पै		0	01	6
				168	5पै		0	04	5
					6+7पै		0	04	6
					8पै		0	01	6
					9+11पै		0	11	9
					12पै		0	00	1
					13+14पै		0	00	5
					15+16पै		0	00	5
				178	5पै		0	00	1
					6पै		0	00	1
					7पै		0	05	5
					8पै		0	03	5
					10+11पै		0	00	1

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हैक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					15पै		0	00	1
					16पै		0	06	0
					21पै		0	08	4
					24पै		0	02	7
					25पै		0	05	0
					32पै		0	07	3
					34पै		0	00	3
					35पै		0	00	2
					40पै		0	00	1
					43पै		0	03	5
					44पै		0	06	3
					45पै		0	00	1
					47पै		0	00	1
					49पै		0	00	1
					50पै		0	00	1
					51पै		0	00	1
					52पै		0	00	1
				179	1पै		0	02	2
					2पै		0	05	8
					3पै		0	01	0
					5पै		0	00	8
					7पै		0	00	1
				180	7पै		0	00	1
					9पै		0	10	4
					13पै		0	08	4
					14पै		0	01	0
					15अ, ब पै		0	08	4
					18पै		0	10	8
					20पै		0	08	0
				208	1पै		0	00	3
					2पै		0	00	6
					3पै		0	03	0
					4पै		0	00	9
					5पै		0	00	8
					6पै		0	02	8
					9पै		0	00	6
					10पै		0	00	1
				209	1पै		0	23	0
					2+3+4+7+13पै		0	00	5
				210	4पै		0	0	1
					5पै		0	14	0
					8पै		0	30	0
					10पै		0	12	8
				213	15पै		0	12	0
					12+13पै		0	11	2
				228	2पै		0	00	5
					रास्ता स.नं. 228/1 से		0	00	3
22	बिंवाली	बापोली	रत्नागिरी			324पै	0	11	8
						325पै	0	00	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	घड़िट
1	2	3	4	5	6	7	8	9	10
						326पै	0	07	1
						327अ,ब,कपै	0	01	6
						354पै	0	00	3
						355पै	0	00	2
						362पै	0	00	1
						363पै	0	03	5
						364पै	0	09	8
						365पै	0	06	5
						366पै	0	00	2
						384पै	0	13	6
						392पै	0	00	1
						394पै	0	00	1
						395पै	0	12	5
						396/1,2पै	0	20	0
						397पै	0	00	4
						398पै	0	00	5
						399पै	0	00	5
						402पै	0	04	0
						403पै	0	04	5
						404पै	0	06	6
						405पै	0	03	2
						406पै	0	00	6
						407पै	0	07	7
						408पै	0	01	3
						409पै	0	01	0
23	बिसापुर	दापोली	रत्नागिरी	31	1पै		0	01	0
					5अपै		0	01	5
				32	1अ,ब,क,डपै		0	14	1
					4पै		0	02	3
					6पै		0	24	6
					7पै		0	01	1
					9पै		0	00	3
					11पै		0	16	0
					14अ,बपै		0	28	0
					16पै		0	01	2
					18अ,बपै		0	31	2
					19पै		0	02	0
					20पै		0	01	8
					22पै		0	00	6
					23पै		0	00	1
					26पै		0	02	0
				44	1पै		0	24	5
					2पै		0	13	3
					3पै		0	03	6
					5पै		0	02	8
				45	1पै		0	03	5
				46	0पै		0	07	0
				48	1पै		0	10	5
					2पै		0	32	0
					3,4अ,ब,क,डपै		0	46	0

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					6 पै		0	10	0
					7अ,बपै		0	08	8
					8 पै		0	06	4
					9अ,बपै		0	08	0
				87	12+13पै		0	10	9
				88	6 पै		0	07	4
				89	1 पै		0	09	1
					2 पै		0	01	0
				91	2अ,बपै		0	09	5
					3 पै		0	01	3
					4 पै		0	24	4
				96	12 पै		0	03	5
				98	6 पै		0	07	4
					7 पै		0	06	3
					8 पै		0	00	2
					9 पै		0	02	0
					10 पै		0	01	4
					11 पै		0	08	4
					12 पै		0	08	1
					14 पै		0	10	0
					15 पै		0	00	4
					17 पै		0	11	5
				99	5 पै		0	06	0
					6 पै		0	01	8
					2 पै		0	18	6
				99	1 पै		0	05	8
					7 पै		0	01	8
					9 पै		0	00	3
				118	1+9 पै		0	16	9
					3 पै		0	11	9
					6अ,बपै		0	09	2
					7 पै		0	04	7
					10अ,ब,क,ड,इ पै		0	13	2
					11 पै		0	03	0
				119	1 पै		0	02	4
					2 पै		0	04	4
					3 पै		0	16	5
					4 पै		0	00	7
				122	2 पै		0	11	0
					3 पै		0	01	9
					4+5 पै		0	08	4
				123	6अ,ब,कपै		0	17	0
				131	2 पै		0	03	9
					4 पै		0	03	5
				131	5 पै		0	01	9
					7+8+9+12+13+17 पै		0	09	0
					14 पै		0	06	0
				133	1 पै		0	06	1
					रास्ता स.नं.118 से		0	06	0
					रास्ता स.नं.119 और		0	02	5

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					122 के बिचमे				
					रास्ता स.नं.123 मे		0	01	0
					रास्ता स.नं.32 मे		0	00	3
24	सोवेली	दापोली	रत्नागिरी	52	4+7पै		0	34	3
				55	1पै		0	54	7
					4अ,बपै		0	00	1
					3/2,5अ,बपै		0	20	2
				56	1अ,बपै		0	12	8
					2पै		0	18	2
				61	1+4पै		0	07	2
					2पै		0	05	5
				62	1पै		0	09	3
					2+3पै		0	04	1
					7पै		0	00	2
					8पै		0	00	1
					9पै		0	00	6
					10पै		0	06	2
				64	4,8पै		0	00	1
				65	5पै		0	03	5
					7पै		0	03	5
					8पै		0	02	7
					9पै		0	07	5
					11+16पै		0	08	6
					12पै		0	00	5
					14पै		0	03	4
				66	6पै		0	00	6
				73	1अ,ब,क,ड,इ,पै		0	19	7
					4पै		0	12	4
				74	23कपै		0	00	1
					23अपै		0	02	9
					15+18+20+21+22पै		0	09	6
					13+27पै		0	02	3
					14पै		0	01	3
					12+19+28पै		0	03	2
					9पै		0	00	9
					7+8पै		0	04	8
					4+5पै		0	06	2
					2पै		0	06	0
					3पै		0	01	6
				76	1/6+9पै		0	00	3
				97	1+2पै		0	00	6
				98	1पै		0	01	1
					2पै		0	00	6
				99	1,2अ,ब,3,4पै		0	00	4
				102	1पै		0	01	0
					2पै		0	01	0
				103	1अ,बपै		0	08	0
					2अ,बपै		0	11	0
				104	1पै		0	11	0
				106	5+6पै		0	06	5

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					3,4पै		0	01	1
				108	1पै		0	10	0
					2पै		0	06	8
				109	1+2+3+4+5पै		0	20	0
				111	2पै		0	20	8
					4पै		0	03	5
					6पै		0	07	0
					7पै		0	09	0
					8पै		0	09	0
					9पै		0	00	2
				112	2पै		0	25	2
					5पै		0	30	1
				113	3पै		0	03	5
					4पै		0	03	2
					5पै		0	01	3
					6पै		0	01	2
					10पै		0	01	3
				114	5,6पै		0	36	0
					11अ,बपै		0	03	2
				114	12पै		0	01	2
					13पै		0	11	8
					15पै		0	07	0
				164	2अ,ब,कपै		0	00	7
					3पै		0	04	1
					7पै		0	07	9
					10+11पै		0	06	8
					नदी स.नं. 104		0	11	2
					और 73 के बिचमे				
					रास्ता स.नं. 112/2 मे		0	02	0
25	शिरसाडी	दापोली	रत्नागिरी	48	1+2+3 1पै से 1+2+3 6पै		0	07	9
				55अ	1/1,1/2पै		0	16	6
					2पै		0	06	7
					3पै		0	05	8
				77	1पै		0	01	6
					2पै		0	10	6
					4/1पै		0	14	8
					से				
					4/7पै				
					8/1,2पै		0	04	5
26	चिन्हे	मंडणगड	रत्नागिरी	16	0पै		0	00	8
				17	1पै		0	12	1
					2अ,2बपै		0	08	4
					4पै		0	18	4
					7पै		0	18	4
					9पै		0	28	1
				19	9पै		0	08	0
					10पै		0	12	1
				25	0पै		0	05	8

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				26	10पै		0	00	8
					11पै		0	02	0
					13पै		0	13	0
					16पै		0	04	8
				27	1पै		0	19	6
					2पै		0	11	4
				36	7पै		0	10	3
				40	1अ,बपै		0	23	5
				41	1पै		0	02	7
				58	1अ,बपै		0	09	6
					2पै		0	12	6
				59	1पै		0	18	1
					2पै		0	02	8
					3पै		0	06	1
					4पै		0	06	5
					5पै		0	06	6
				60	1पै		0	00	7
					3/1पै		0	00	2
					3/2पै		0	00	2
				75	1पै		0	16	6
					2अ,बपै		0	01	2
				76	1+2पै		0	05	4
				125	1पै		0	07	2
					2पै		0	01	7
					3पै		0	09	5
					5पै		0	06	0
					7पै		0	16	0
					9पै		0	07	4
					10पै		0	06	6
					11पै		0	03	9
					रास्ता स.नं. 19/9 और 17/9 के बिचमे		0	00	7
					नाला स.नं. 25/0 के पास		0	00	5
					नाला स.नं. 25/0 के पास		0	09	0
					रास्ता स.नं. 26/13 के बिचमे		0	00	5
27	बलोते	मंडणगढ़	रत्नागिरी	92	0पै		0	06	6
				93	5अ, 5ब पै		0	12	8
					2+4पै		0	02	2
				96	2पै		0	10	0
					3अ+3बपै		0	08	6
					1पै		0	00	1
				97	13ब+अपै		0	00	1
					12पै		0	10	0
					5पै		0	01	2
					2पै		0	01	2
					1पै		0	14	0
				111	5पै		0	02	4
				111	7पै		0	00	2
				112	2पै		0	17	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					5पै		0	11	4
					6पै		0	05	6
					7पै		0	02	0
					8पै		0	03	7
				118	0पै		0	11	2
				121	2अ+2बपै		0	03	1
					3अ+3बपै		0	06	0
					5+6पै		0	20	0
					7पै		0	00	5
					1पै		0	04	4
				122	2पै		0	01	0
				125	1पै		0	04	0
					2पै		0	05	5
					4पै		0	04	8
					7पै		0	03	2
					8पै		0	01	3
					9पै		0	03	0
					11पै		0	00	1
				126	1पै		0	18	8
					3पै		0	01	0
					4पै		0	00	8
					7पै		0	18	2
				132	1पै		0	11	8
					2पै		0	10	7
					3पै		0	11	0
				132	4पै		0	04	8
					5पै		0	04	3
					6पै		0	04	8
				142	5पै		0	00	8
					12पै		0	04	2
					17पै		0	06	6
					19पै		0	11	1
				146	1पै		0	08	4
					2पै		0	30	0
					3अ+3बपै		0	08	5
					4पै		0	03	8
					6पै		0	00	8
					9पै		0	00	1
				147	1पै		0	01	5
					7पै		0	00	1
				172	15पै		0	32	8
				179	1पै		0	02	0
					3पै		0	20	0
					7+8पै		0	18	3
					9पै		0	08	6
					10पै		0	05	0
					16पै		0	00	7
					नदी स.नं. 93 के पास		0	10	6
					रास्ता स.नं. 132/4 और		0	01	6
					132/5 के बीचमें				

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
28	तिडे	मंडणगढ़	रत्नागिरी	37	1पै		0	00	5
					13पै		0	19	3
					25पै		0	07	1
					32पै		0	09	9
					45पै		0	01	5
				46	2पै		0	04	6
					5पै		0	01	0
					6पै		0	00	5
					7पै		0	05	2
					14पै		0	18	3
					17पै		0	01	2
					20पै		0	07	0
					21पै		0	03	0
					24/1,2पै		0	04	9
					25पै		0	07	4
					28पै		0	00	5
					29पै		0	07	5
				47	1पै		0	06	9
					2पै		0	01	5
					3पै		0	02	3
					7पै		0	00	8
					8पै		0	03	5
					12अ,बपै		0	07	9
					13पै		0	12	5
					16पै		0	02	8
				48	2पै		0	00	6
					3पै		0	02	1
					4पै		0	12	0
					6पै		0	10	5
				50	7पै		0	03	2
					10पै		0	06	1
					12पै		0	02	1
				51	1अ+2,1ब+3/1,1ब+3/2पै		0	02	7
					4अ,बपै		0	00	2
					5पै		0	00	2
					8पै		0	03	1
					9पै		0	02	1
					10पै		0	03	8
				53	14पै		0	00	5
				149	4पै		0	00	5
					5,6अ6बपै		0	03	5
					9पै		0	32	0
				150	1/1,1/2पै		0	04	1
					2पै		0	01	5
				152	3पै		0	00	8
					4पै		0	01	4
				153	1पै		0	01	3
					2पै		0	04	1
					3पै		0	06	0
					4पै		0	01	9

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				156	1अ,बपै		0	24	0
				158	2पै		0	08	0
					5पै		0	27	2
					6पै		0	32	0
				176	1पै		0	07	1
					2पै		0	02	6
					20/1,2पै		0	10	6
				177	1पै		0	01	2
				178	2पै		0	16	2
					5पै		0	01	8
				179	1+2पै		0	01	0
				181	7पै		0	00	5
					14पै		0	12	9
					15पै		0	09	3
					20पै		0	17	6
					24पै		0	13	7
					26पै		0	00	7
				184	1अ,बपै		0	11	4
				185	6पै		0	18	0
					8पै		0	27	0
					9पै		0	04	7
				186	1अ,बपै		0	03	1
					2पै		0	02	3
					5पै		0	01	9
					6पै		0	01	5
				198	3अपै		0	18	4
					6पै		0	03	6
					7पै		0	07	2
				198	8अ,बपै		0	11	2
					9पै		0	04	1
					10पै		0	10	3
				199	1पै		0	10	2
					2पै		0	25	5
					5+11पै		0	19	2
					रास्ता स.नं. 185 से		0	00	5
					नदी स.नं. 186 और		0	30	0
					185 के बिचमे				
29	तळेघर	मंडणगड	रत्नागिरी	10	1पै		0	13	1
				11	2पै		0	28	7
					3पै		0	08	5
					4पै		0	02	5
					10पै		0	20	6
					11अ,बपै		0	07	2
					12पै		0	06	9
					13पै		0	06	5
				12	1अ,बपै		0	08	2
					2पै		0	13	1
					3अ,ब,कपै		0	27	8
					4पै		0	15	1
				19	2पै		0	31	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					4पै		0	11	4
					रास्ता स.नं. 11 और		0	01	0
					पी-281 के बिचमे		0	02	0
					रास्ता स.नं. 11 और				
					पी-283 के बिचमे				
30	तेरडी	मंडणगड	रत्नागिरी			83पै	0	08	6
						88पै	0	13	8
						89पै	0	06	2
						90पै	0	06	9
						96पै	0	19	2
						98पै	0	08	5
						115पै	0	26	4
						137पै	0	01	5
						138पै	0	00	4
						139पै	0	04	2
						140पै	0	04	7
						141पै	0	04	1
						142पै	0	00	7
						143पै	0	05	4
						144पै	0	04	4
						145पै	0	00	1
						146पै	0	00	1
						149पै	0	03	6
						150पै	0	09	8
						151पै	0	11	5
						153पै	0	01	2
						163पै	0	33	6
						169पै	0	02	4
						171अपै	0	01	3
						171बपै	0	07	0
						172पै	0	02	6
						रेखराई 152पै	0	09	6
						रस्ता गट नं. 144पै	0	04	6
						और 115पै के बिचमे			
						रस्ता गट नं. 96पै	0	02	0
						और 89पै के बिचमे			
						रस्ता गट नं. 96पै	0	02	4
						और 89पै के बिचमे			
31	कुडुकखुर्द	मंडणगड	रत्नागिरी			201पै	0	31	5
						202पै	0	18	6
						203पै	0	00	1
						204पै	0	16	5
						205पै	0	27	0
						217पै	0	22	3
						218पै	0	00	5
						219पै	0	01	5
						220पै	0	05	5
						226पै	0	00	3
						271पै	0	06	5
						272पै	0	13	5

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						273पै	0	51	5
						295पै	0	01	5
						319पै	0	11	0
						320पै	0	09	5
						324अपै	0	00	5
						325पै	0	00	3
						327पै	0	01	5
						331पै	0	08	2
						332पै	0	00	5
						339पै	0	22	5
						348पै	0	28	3
						350पै	0	00	5
						368पै	0	00	3
						369पै	0	00	4
						370पै	0	02	7
						371पै	0	01	5
						373पै	0	10	6
						374पै	0	00	3
						379पै	0	00	5
						380पै	0	04	4
						381पै	0	00	3
						384पै	0	01	5
						385पै	0	01	2
						386पै	0	03	5
						387पै	0	02	0
						388पै	0	02	3
						390पै	0	08	1
						446पै	0	13	5
						447पै	0	02	5
						449पै	0	11	4
						450पै	0	08	4
						451पै	0	03	8
						456पै	0	09	1
						457पै	0	00	3
						458पै	0	06	5
						459पै	0	11	7
						460पै	0	22	5
						462पै	0	16	8
						463पै	0	12	0
						466पै	0	03	9
						470पै	0	01	3
						472पै	0	00	8
						473पै	0	03	0
						474पै	0	22	7
						475पै	0	09	5
						476पै	0	05	4
						483पै	0	00	2
						553पै	0	00	2
						569पै	0	03	1
						570पै	0	01	3

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						571पै	0	16	5
						574पै	0	03	2
						575पै	0	00	2
						576पै	0	02	5
						577अपै	0	02	8
						577बपै	0	00	2
						578बपै	0	22	5
						582अपै	0	02	4
						582बपै	0	31	2
						694पै	0	20	8
						695पै	0	05	2
						696/1,2पै	0	00	8
						698पै	0	11	5
						699पै	0	16	4
						700पै	0	05	1
						702पै	0	27	3
						704/2पै	0	01	2
						706पै	0	00	7
						707पै	0	09	5
						708पै	0	02	3
						709पै	0	11	5
						732पै	0	00	5
						734पै	0	00	5
						735पै	0	03	0
						737पै	0	01	0
						738पै	0	00	4
						740पै	0	07	4
						743पै	0	09	3
						866पै	0	07	0
						867पै	0	06	2
						868पै	0	07	6
						869पै	0	06	7
						870पै	0	01	3
						875पै	0	01	5
						876पै	0	03	7
						877पै	0	06	6
						878पै	0	14	6
						887पै	0	01	2
						888पै	0	00	5
						891पै	0	05	5
						991पै	0	02	6
						1126अपै	0	00	7
						1126बपै	0	12	6
						1218पै	0	13	2
						1228पै	0	00	5
						1229पै	0	16	8
						1233पै	0	14	8
						1239पै	0	00	5
						1242पै	0	02	4
						1243पै	0	03	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाइंट
1	2	3	4	5	6	7	8	9	10
						1244पै	0	00	3
						1245पै	0	03	5
						1247पै	0	13	6
						296पै	0	16	3
						294पै	0	06	3
						नाला गट नं. 201 क पास	0	01	8
						रास्ता गट नं. 1229 और	0	02	1
						1218पै क बिचम			
						नाला गट नं. 295 और	0	02	0
						296 क बिचम			
						रास्ता गट नं.	0	02	5
						1126अ.बपै क बिचम			
						रास्ता गट नं. 709 और	0	01	5
						991पै क बिचम			
						नाला गट नं. 743 और	0	02	5
						गाँव की मरहद पर			
32	आदिस्ते	महाड	रायगड	21	5पै		0	09	0
					6पै		0	09	0
					8पै		0	01	0
					9पै		0	11	0
				25	10अपै		0	10	0
					12पै		0	10	0
					13पै		0	08	0
					14पै		0	14	0
					24पै		0	01	0
					25+26पै		0	13	0
				26	2पै		0	07	5
				27	0पै		0	10	5
				31	8पै		0	03	0
					25पै		0	07	5
					32पै		0	10	3
					33पै		0	00	7
					35पै		0	03	6
					37पै		0	03	5
					45पै		0	13	5
					46पै		0	16	8
				35	3पै		0	09	0
					5पै		0	11	6
					6पै		0	03	6
					7पै		0	06	3
					8पै		0	05	5
					9पै		0	12	0
					10पै		0	00	1
					11पै		0	07	5
					12पै		0	00	1
					13पै		0	00	1
					14पै		0	00	1
				36	0पै		0	00	1
				37	1पै		0	14	2
					5पै		0	06	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					6पै		0	00	1
					7पै		0	11	7
					8पै		0	05	0
					9पै		0	07	5
					11पै		0	23	0
					12पै		0	04	8
					32पै		0	30	5
					33पै		0	00	1
					37पै		0	00	3
					38पै		0	00	4
					39पै		0	11	5
					40पै		0	06	6
				41	1पै		0	00	3
					2अपै		0	14	2
					2बपै		0	02	5
					2कपै		0	12	5
					9पै		0	00	7
					10+17पै		0	19	3
					11पै		0	04	2
					18पै		0	20	0
					19पै		0	08	0
					27पै		0	00	1
				44	1पै		0	04	4
					2पै		0	02	8
					9पै		0	13	2
					11पै		0	13	6
					12पै		0	13	2
					14पै		0	00	2
					15पै		0	11	5
					16पै		0	20	5
					18पै		0	10	5
					20पै		0	08	0
					21पै		0	07	0
				135	1,2पै		0	12	0
				143	1पै		0	09	8
					3पै		0	00	2
				25	11पै		0	03	0
				235	0पै		0	52	3
					नाला अडीस्ते और कूडूक गांव की सरहद के बिचमे		0	02	0
					नाला स.नं. 41/2अ मे		0	01	0
					नाला स.नं. 37/11अ मे		0	01	0
					नाला स.नं. 37/32 मे		0	01	0
33	खीरे तर्फ तुडील	महाड	रायगढ़	5	1अ से 1इ		0	30	3
					2अ,2बपै		0	00	6
				6	1पै		0	08	0
					3अ,3बपै		0	09	0
					4अ,4ब+6पै		0	06	4
				7	2अ/1,2अ/2,2बपै		0	02	5
				20	1अ,1बपै		0	50	8

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					3अ1,3अ2,3बपै		0	03	9
					4पै		0	05	1
				23	1अ,1ब+2पै		0	00	2
				24	6पै		0	01	6
					7पै		0	01	8
				25	10पै		0	22	6
					11पै		0	03	5
					16पै		0	03	0
					17पै		0	14	2
					18 पै		0	18	2
					25अ,25ब/1,25ब/2पै		0	28	6
				43	2अ,2बपै		0	12	5
				44	1,2पै		0	02	4
				25	24पै		0	02	4
					नदी - स. नं. 24 और 6 के बिचमे		0	04	8
					नाला - खैरे और बलंग गांव के बिचमे		0	00	8
34	बलंग	महाड	रायगड	2	2अ(1),2अ(2),2अ/2,2ब/1पै		0	14	2
				2	3अ,3बपै		0	16	0
				4	6 से 15 पै		0	25	1
				5	1अ,1बपै		0	04	4
				5	2पै		0	01	1
				5	3पै		0	10	1
				5	5पै		0	21	5
				6	4पै		0	03	6
				10	1 से 10 पै		0	22	9
				14	1 से 7 पै		0	28	8
				15	1अ से 1ड पै		0	19	0
				61	1अ,1ब,1कपै		0	01	6
				63	1अ,1बपै		0	14	4
				63	2पै		0	26	0
				63	3पै		0	10	0
				64	1पै		0	11	8
				64	2पै		0	09	7
				64	3पै		0	00	4
				88अ	28अपै		0	00	2
					नाला - स.नं. 64 और गांव खैरे की सरहद के बिचमे		0	01	3
35	रोहन	महाड	रायगड	1	1पै		0	06	8
					2अ,2ब,2कपै		0	04	8
					6अ,6ब,6कपै		0	06	0
					7पै		0	03	8
					8अपै		0	12	0
					8बपै		0	03	2
				2	3 से 13 पै		0	19	0
				5	1अ से 1कपै ,1ड पै		0	13	6
					3अ,3बपै		0	14	7
					6पै		0	02	2

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	प्लॉट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					7पै		0	02	2
					8पै		0	02	2
					9पै		0	06	0
					10पै		0	01	7
					11पै		0	01	4
				8	1पै		0	06	1
					2पै		0	06	0
					3पै		0	12	0
					4पै		0	09	6
					5अ,5बपै		0	16	8
				11	1पै		0	05	3
					2अ,2ब,2कपै		0	26	6
					3अ,3ब,3कपै		0	01	9
					4अ,4बपै		0	11	1
					5पै		0	00	1
				12	4पै		0	00	3
				18	1पै		0	05	2
					रास्ता स.नं. 8 और 18केबिचमे		0	01	5
36	जुईमुदुक	महाड	रायगड	36	0पै		0	0	8
				37	1अ/1,1अ/2,1अ/3,पै		0	26	9
					1ब,1क,1ड,1इ,1फ,1हपै				
				38	1/1,1/2,1/3,1/4पै		0	36	0
				44	1पै		0	1	1
				45	1पै		0	10	0
					2पै		0	7	0
					3पै		0	1	9
				46	9अ,9ब,9क,9डपै		0	1	9
				50	1पै		0	5	5
					4पै		0	1	2
					6पै		0	0	9
					7पै		0	6	9
					8पै		0	0	1
				51	1पै		0	0	1
					2अ,2ब,2क,2डपै		0	17	5
					3पै		0	2	7
				52	10पै		0	9	9
					11अ,11बपै		0	1	6
					नदी स.नं.38और 37 के बिचमे		0	03	0
					नदी स.नं.37 और 46 के बिचमे		0	19	6
					सावीत्री नदी - गाँव जुईमुदुक		0	63	6
					के स.नं.52/10 और गाँव सापे				
					के ग.नं. 224 के बिचमे				
37	दाभोळ	महाड	रायगड	21	15पै		0	06	0
					18पै		0	00	2
				37	1अ,1अ/1,1अ/2,1ब,1ब/1		0	02	2
					1ब/2,1क,1क/1,1क/2पै				
				38	1+2+3पै		0	05	0
					6पै		0	04	6
					7पै		0	01	5
					8अ,8बपै		0	00	9

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हैक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				9पै			0	00	1
38	सापे	महाड	रायगड			15पै	0	03	5
	तर्फ					16पै	0	05	5
	गोविले					17पै	0	00	3
						19पै	0	05	6
						21पै	0	07	2
						23पै	0	06	7
						211पै	0	15	2
						212पै	0	20	7
						218पै	0	05	4
						219पै	0	02	3
						220पै	0	07	6
						222पै	0	08	0
						224पै	0	07	2
						225पै	0	01	0
						229पै	0	05	6
						231पै	0	09	3
						232पै	0	12	2
						237पै	0	27	0
						238पै	0	02	1
						248पै	0	01	5
						250पै	0	08	3
						251पै	0	02	6
						252पै	0	00	2
						258पै	0	00	6
						260पै	0	17	8
						264पै	0	05	0
						270पै	0	08	0
						271पै	0	00	7
						272पै	0	00	9
						276पै	0	00	1
						277पै	0	01	5
						278पै	0	12	1
						279पै	0	06	9
						281पै	0	05	7
						285पै	0	06	3
						289पै	0	04	6
						290पै	0	05	5
						291पै	0	00	1
						292पै	0	02	5
						293पै	0	01	3
						294पै	0	05	6
						295पै	0	07	7
						301पै	0	06	4
						302पै	0	02	4
						303पै	0	02	6
						305पै	0	08	0
						306पै	0	01	0
						342पै	0	03	3
						343पै	0	05	2

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पट्टा
1	2	3	4	5	6	7	8	9	10
						344पै	0	06	5
						349पै	0	01	1
						350पै	0	00	1
						351पै	0	04	6
						352पै	0	02	5
						357पै	0	05	3
						358पै	0	05	5
						359पै	0	07	2
						360पै	0	02	2
						361पै	0	03	1
						367पै	0	00	4
						368पै	0	00	3
						380पै	0	02	8
						381पै	0	02	7
						401पै	0	09	7
						402पै	0	01	4
						403पै	0	02	9
						404पै	0	03	6
						405पै	0	02	6
						406पै	0	01	5
						407पै	0	02	0
						419पै	0	01	1
						420पै	0	10	2
						421पै	0	06	6
						426पै	0	00	1
						427पै	0	03	6
						428पै	0	05	3
						430पै	0	07	1
						433पै	0	00	1
						441पै	0	01	1
						442पै	0	05	7
						443पै	0	03	8
						447पै	0	00	6
						449पै	0	05	9
						686पै	0	06	1
						688पै	0	04	7
						689पै	0	01	2
						690पै	0	00	6
						691पै	0	00	1
						695पै	0	02	2
						228पै	0	07	0
						230पै	0	04	5
						348पै	0	02	5
						302/303पै	0	02	5
39	टोलबुद्रक	महाड	रायगड			85पै	0	01	5
						86पै	0	13	5
						88पै	0	00	7
						89पै	0	12	0
						222पै	0	00	2
						223पै	0	05	3

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	प्लॉट नंबर	क्षेत्र		
							हैक्टर	आर	पाइंट
1	2	3	4	5	6	7	8	9	10
						224पै	0	11	5
						225पै	0	11	2
						227पै	0	04	4
						228पै	0	10	0
						236पै	0	01	2
						237पै	0	04	8
						238पै	0	02	4
						239पै	0	04	4
						240पै	0	00	1
						241पै	0	12	0
						537पै	0	00	1
						538पै	0	09	0
						539पै	0	12	0
						540पै	0	16	0
						541पै	0	07	0
						542पै	0	06	0
						543पै	0	10	5
						544पै	0	02	6
						545पै	0	04	4
						546पै	0	07	5
						547पै	0	00	1
						548पै	0	02	5
						556पै	0	00	5
						557पै	0	07	5
						558पै	0	25	5
						559पै	0	00	1
						560पै	0	29	5
						561पै	0	08	4
						565पै	0	11	0
						568पै	0	22	0
						572पै	0	13	6
						574पै	0	01	6
						575पै	0	07	5
						577पै	0	06	8
						581पै	0	29	5
						583पै	0	00	1
						585पै	0	01	8
						586पै	0	23	2
						587पै	0	12	3
						588पै	0	14	7
						592पै	0	02	8
						596पै	0	04	0
						597पै	0	03	2
						598पै	0	01	5
						599पै	0	11	4
						601पै	0	06	9
						602पै	0	09	8
						612पै	0	19	5
						613पै	0	00	1
						644पै	0	03	0

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	घॉट
1	2	3	4	5	6	7	8	9	10
						649पै	0	03	5
						652पै	0	05	2
						654पै	0	05	5
						665पै	0	04	4
						666पै	0	06	0
						667पै	0	01	1
						669पै	0	00	1
						682पै	0	09	2
						683पै	0	12	8
						703पै	0	01	3
						704पै	0	10	2
						705पै	0	09	2
						706पै	0	01	3
						817पै	0	01	2
						818पै	0	09	0
						820पै	0	09	0
						821पै	0	06	0
						822पै	0	15	0
						828अ,बपै	0	06	2
						829पै	0	00	6
						830पै	0	02	8
						839पै	0	02	6
						854पै	0	08	0
						855पै	0	13	0
						856पै	0	00	1
						891पै	0	03	4
						नाला पी.नं. 362 और 363 के बिचमे	0	00	9
						रस्ता ग.नं. 585,586,588 के बिचमे	0	02	0
						नाला ग.पं. 89 और 224	0	01	8
39अ	बिर	महाड	रायगड			332पै	0	00	6
						333पै	0	01	0
40	देवली तर्फ गोरेगांव	माणगांव	रायगड	91	13पै		0	00	8
				92	1पै		0	04	3
					2पै		0	03	1
					3पै		0	12	5
				96	1 से 15पै		0	28	3
				97	1,2पै		0	25	8
				99	1अ,1बपै		0	06	6
				132	0पै		0	05	2
					नदी टोलबुद्रुक और देवली गांव की सरहर के बिचमे		0	40	0
					नाला स.पं. 132 और 144 के बिचमे		0	17	9
					नाला बडपाले गांव की सरहर और स.नं. 99 के बिचमे		0	02	0
41	बडपाले	माणगांव	रायगड	55	1पै		0	15	1
				60	1पै		0	06	7
				61	1पै		0	05	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				61	1पै		0	05	4
					2पै		0	00	5
					3पै		0	00	3
				62	5पै		0	00	1
					6पै		0	04	5
					7पै		0	06	5
				67	1पै		0	18	2
					2पै		0	05	4
				68	2पै		0	03	6
					3पै		0	00	4
					4पै		0	04	0
					5पै		0	03	0
				70	3अ, 3बपै		0	04	8
					9अ, 9बपै		0	10	8
				72	1अ, 1ब, 1कपै		0	09	9
					7अ, 7बपै		0	02	3
					8पै		0	02	5
				90	1, 2, 3पै		0	03	2
				49अ	पै		1	04	0
				50	0पै		0	54	2
				92	0पै		0	03	0
				99	0पै		0	01	5
					नाला गांव देखली के स.नं. 99 और गांव बडपाले के स.नं. 50 के बिचमे नाला गांव देखली के स.नं. 99 और गांव बडपाले के स.नं. 50 के बिचमे नाला स.नं. 49अ मे		0	02	0
42	लाखपाले	माणगांव	रायगढ़		76पै		0	09	9
					77पै		0	12	4
					78पै		0	00	9
					79पै		0	00	3
					80पै		0	11	7
					82पै		0	00	1
					104पै		0	03	9
					105पै		0	05	7
					106पै		0	02	5
					108/2पै		0	07	4
					140पै		0	01	3
					141पै		0	00	1
					142पै		0	12	0
					143पै		0	15	1
					169पै		0	02	9
					170पै		0	04	5
					175पै		0	00	1
					176पै		0	09	1
					177पै		0	01	4
					178पै		0	00	3
					250पै		0	03	0

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	खिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						251पै	0	02	0
						252पै	0	00	9
						259पै	0	03	4
						260अपै	0	12	2
						263पै	0	01	9
						265पै	0	01	8
						266पै	0	04	8
						267पै	0	01	9
						268पै	0	05	6
						269पै	0	05	3
						270पै	0	02	6
						324पै	0	02	9
						326पै	0	01	0
						327पै	0	11	2
						328पै	0	00	5
						332पै	0	07	1
						400पै	0	1	7
						401पै	0	2	3
						402पै	0	3	2
						403पै	0	2	8
						404पै	0	1	2
						405पै	0	1	0
						406पै	0	1	4
						407पै	0	2	5
						408पै	0	1	4
						409पै	0	1	0
						410पै	0	4	2
						585पै	0	1	9
						601पै	0	0	6
						602पै	0	5	5
						603पै	0	8	8
						604पै	0	4	2
						605पै	0	8	9
						606पै	0	6	8
						607पै	0	8	9
						608पै	0	1	4
						नाला गट नं. 270 और 332पै के बिचमं	0	2	7
43	टेमपाले	माणगीच	रायगड	33	1,2,3पै		0	00	4
				34	1,2,3पै		0	19	6
				35	1पै		0	13	1
					2अ,2अपै		0	07	6
					3		0	03	6
				44	1 से 7		0	03	6
				47	1		0	02	2
					2		0	04	8
					3		0	03	2
					4		0	08	6
					6		0	12	8
					8		0	04	2

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				50	1		0	00	4
				51	1		0	00	1
					2/अ,ब		0	06	0
					3अ/1,3ब/1+		0	09	1
					3अ/2+3ब/2				
				54	1 से 6पै		0	22	7
					नाला स.नं. 35 और		0	03	6
					47 के बिचमे				
					कोकण रेल स.नं. 50		0	09	7
					और 54 के बिचमे				
					नाला स.नं.50 और		0	02	2
					54 के बिचमे				
44	खाडपाले	माणगांव	रायगड			295पै	0	11	5
						296पै	0	05	3
						297पै	0	04	8
						300पै	0	09	8
						301पै	0	17	2
						302पै	0	03	2
						304/1पै	0	23	0
						304/2पै	0	00	6
						393पै	0	10	5
						394पै	0	03	8
						395पै	0	09	2
						406पै	0	03	6
						408पै	0	11	0
						409पै	0	07	0
						410पै	0	21	2
						416पै	0	06	9
						442पै	0	05	9
						443पै	0	03	5
						444पै	0	00	2
						445पै	0	14	9
						446पै	0	05	8
						नदी गट नं. 304 और	0	9	7
						446 के बिचमे			
45	लोणेरे	माणगांव	रायगड	58	1पै		0	08	2
					3पै		0	07	4
				59	1अपै		0	06	9
					3अ+कपै		0	05	4
					3कपै		0	04	7
				61	1पै		0	07	2
					2(1)पै		0	03	0
					2(2)पै		0	06	8
					2(4)पै		0	00	4
					2(6)पै		0	04	0
					2/7+3बपै		0	02	4
					2(8)पै		0	05	6
					2(9)पै		0	00	5
					2(10)पै		0	00	9
					2(11)पै		0	00	1

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					3अ+2/12पै		0	01	2
				62	6अ,6ब,6कपै		0	16	1
				63	4पै		0	00	1
				68	1पै		0	02	1
					3पै		0	02	1
					4पै		0	06	1
				80	3पै		0	04	4
					4पै		0	03	1
				81	5अ,5बपै		0	09	0
				82	7पै		0	05	7
					8पै		0	04	2
				83	3पै		0	05	2
					5बपै		0	05	6
				84	0पै		0	10	5
				112	1अपै		0	08	4
					1बपै		0	06	1
					1कपै		0	06	1
					1डपै		0	05	1
					2(1)पै		0	03	1
					2(3)पै		0	03	0
					2(6)पै		0	03	0
					2(8)पै		0	03	1
				113	1/6+1/2बपै		0	11	7
				120	9पै		0	01	4
					13पै		0	03	6
				121	1(6)पै		0	00	1
					1(7)पै		0	02	1
					1(13)पै		0	02	3
					2पै		0	08	1
				123	1अपै		0	05	4
					1कपै		0	02	0
					1डपै		0	07	0
					2अ,2बपै		0	03	0
					2क/2पै		0	01	8
				124	2पै		0	04	4
					3पै		0	04	4
				125	1अपै		0	06	8
					1बपै		0	05	5
					1कपै		0	03	1
					2अपै		0	07	0
					2बपै		0	05	5
				127	6पै		0	00	3
					8पै		0	00	5
				133	1(5)पै		0	00	3
					7पै		0	07	2
					8कपै		0	00	1
				134	1अपै		0	04	6
					1कपै		0	04	8
					1डपै		0	00	2
					4अ,4बपै		0	02	3

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					5पै		0	05	9
					6बपै		0	00	1
					6कपै		0	06	7
				135	1पै		0	02	7
					2पै		0	02	8
					3पै		0	03	2
					5अपै		0	02	7
				135	5बपै		0	04	3
					5कपै		0	03	6
				137	1अ,1बपै		0	00	5
				155	2पै		0	05	8
				169	1 से 4पै		0	07	1
					रास्ता स.नं. 112 और		0	03	0
					133 के बिचमे				
					नदी गाँव खांडपाले के स.नं.		0	04	0
					30 और गाँव लोणेर के स.नं.				
					155 के बिचमे				
46	उसरधर	माणगाँव	रायगड	27	6पै		0	03	3
				28	1पै		0	13	2
					5+6अपै		0	05	6
					6ब,6क,6डपै		0	07	4
					8पै		0	04	6
					9पै		0	06	2
				31	1पै		0	08	9
					2पै		0	00	1
					7पै		0	10	3
					8पै		0	00	1
					13पै		0	05	9
					14पै		0	05	0
				32	7पै		0	12	4
				37	1पै		0	14	7
					3अ,3बपै		0	05	0
					4अपै		0	02	6
					4बपै		0	01	6
					5पै		0	10	6
					6पै		0	06	4
				39	1पै		0	09	6
					2अ,2बपै		0	01	4
					3पै		0	06	0
				40	5पै		0	09	5
					6पै		0	08	5
				42	3पै		0	09	0
					4पै		0	02	8
				43	1,2,3,4,5अ,5ब,6,7,8पै		0	23	5
				72	1अ,1बपै		0	18	4
				73	1पै		0	07	5
					2पै		0	04	5
					3पै		0	03	3
					4पै		0	02	1
					5पै		0	01	3

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							इक्वटर	भार	पॉइंट
1	2	3	4	5	6	7	8	9	10
					6पै		0	08	7
					7पै		0	06	2
				74	2अपै		0	02	9
				74	2बपै		0	08	0
					2कपै		0	05	4
					2डपै		0	03	5
					3अ,3बपै		0	01	2
					4पै		0	00	4
					5बपै		0	07	2
					7बपै		0	08	8
					रास्ता स.न. 28 और 31पै के बिचम		0	01	5
					कॉनलि स.न. 37/4अ,ब और 37/5,6 के बिचम		0	09	4
47	रेपोली	माणगांव	रायगड			98पै	0	10	5
						103पै	0	02	1
						104पै	0	00	1
						114पै	0	07	7
						119पै	0	00	1
						121पै	0	02	0
						122पै	0	09	4
						123पै	0	00	2
						124पै	0	15	3
						126पै	0	01	4
						146पै	0	10	0
						148पै	0	09	9
						149पै	0	02	9
						150पै	0	01	2
						151पै	0	09	1
						177पै	0	06	8
						178पै	0	00	1
						182पै	0	08	6
						183पै	0	03	3
						184पै	0	03	7
						186पै	0	07	2
						191पै	0	04	8
						198पै	0	11	8
						199पै	0	10	2
						200पै	0	00	1
						222पै	0	07	8
						227पै	0	00	1
						228पै	0	00	2
						229पै	0	09	4
						230पै	0	05	0
						251पै	0	05	6
						256पै	0	10	4
						257पै	0	05	4
						262पै	0	01	6
						264पै	0	10	4
						320पै	0	12	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						342पै	0	06	2
						346पै	0	01	0
						347पै	0	03	0
						359पै	0	09	4
						360पै	0	01	5
						361पै	0	09	6
						362पै	0	07	6
						363पै	0	04	7
						364पै	0	06	2
						365पै	0	12	5
						112पै	0	04	0
						113पै	0	03	6
						354पै	0	14	4
						355पै	0	08	3
						358पै	0	17	0
						हायवे नं.17 पी.398/399 और टीपी 285/286 के बिचमे	0	05	6
						कॉनल-1 पी.400/401 और गट नं.104/119 के बिचमे	0	28	4
						कॉनल-2 पी.403/404 और गट नं.148/171 के बिचमे	0	07	0
						रस्ता गट नं. 126 और 146 के बिचमे	0	01	2
48	तलेगाँव तर्फ गोरेगाँव	माणगाँव	रायगढ़	36	1,2,3पै		0	01	0
				37	1,2,3पै		0	22	0
				38	1,2पै		0	01	8
				39	पै		0	33	2
				68	1अ,1बपै 2अ/1 से 2अ/3पै 2बपै }		0	25	6
				69	1 से 4पै		0	49	4
				70	1अ,1ब,2,3पै		0	06	2
				75	1अ,1ब,1फ/1,पै 1फ/2,2,3पै }		0	12	4
				76	1,2,3पै		0	24	5
				140	1,2अ,2ब,2फ, 2ह,2इ,2फ,2गपै }		0	00	1
					कॉनल स.नं. 37/1,2,3पै से		0	05	0
				131	0पै		0	22	4
				141	1,2पै		0	49	3
					नदी रेपोली सरहद और तलेगाँव के बिचमे		0	05	0
49	हासकेली	माणगाँव	रायगढ़	80	3पै		0	17	6
				84	14पै		0	00	1
				84	15पै		0	03	3
				86	1अ से 1इपै		0	06	2
				86	3+5अपै		0	08	0
				86	4पै		0	01	0

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				86	5ब, 5क पै		0	18	0
				86	6अ, 6ब पै		0	06	8
				86	6क+7 पै		0	05	5
				92	1/1, 1/2 पै		0	34	4
					1(2), 1(3), 1/3, 1/4, पै 1/7, 1/8 से 1/12 पै				
				92	2 पै		0	07	2
				93	1अ/1, 1अ/2, 1ब पै		0	20	0
				93	9 पै		0	00	2
				93	13 पै		0	12	3
				93	14, 14ब पै		0	05	6
				96	29 पै		0	01	4
				96	30 पै		0	01	5
				140	0 पै		0	02	9
				141	1 पै		0	22	0
				141	2 पै		0	04	0
50	भुगवली	माणगाँव	रायगढ़	12	16+58 पै		0	00	3
					17 पै		0	04	0
					33 पै		0	20	7
					34 पै		0	08	6
					40 पै		0	11	8
				13	1, 2, 3, पै		0	09	2
				15	1 पै		0	01	4
					3 पै		0	01	3
					4 पै		0	09	9
					8 पै		0	06	1
					9 पै		0	07	2
					10 पै		0	01	3
					12 पै		0	01	4
				16	14 पै		0	01	4
					15 पै		0	04	8
					16 पै		0	02	7
					22 पै		0	04	8
					23 पै		0	00	9
					24 पै		0	07	5
					30 पै		0	00	3
					31 पै		0	02	8
				22	1 पै		0	00	6
				23	1 पै		0	05	8
					2 पै		0	08	8
					3अ से 3ग पै		0	02	7
				24	3अ, ब पै		0	01	8
				25	12 पै		0	00	4
					13अ, 13ब, 13क, 13ड पै		0	08	4
					14 पै		0	02	8
					15 पै		0	01	1
					16 पै		0	12	7
					17अ, ब पै		0	07	4
					18 पै		0	05	6
					19 पै		0	07	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					20पै		0	01	0
					21पै		0	00	3
				102	1पै		0	06	4
					2पै		0	19	2
				31	0पै		0	46	1
					रास्ता स.नं. 102 और 16 के बिचमे		0	04	0
51	दोहगाव(1)	माणगाव	रायगढ़	57	1पै		0	00	2
				62	0पै		0	12	1
				63	1पै		0	05	6
				65	2पै		0	05	5
				138	2पै		0	06	4
					3अ, 3बपै		0	05	0
					5पै		0	04	1
					6पै		0	00	2
					9पै		0	02	4
				139	13पै		0	04	8
					14पै		0	16	4
				140	0पै		0	00	2
				153	3पै		0	00	1
					6पै		0	03	6
					7अ, 7बपै		0	03	5
					13/1 से 13/6पै		0	03	2
					15पै		0	00	
					17+18पै		0	00	1
					19पै		0	02	7
					20पै		0	12	4
					31पै		0	00	1
				188	11पै		0	05	3
					12पै		0	10	7
					13पै		0	03	0
				189	4पै		0	07	1
					7पै		0	00	8
					9पै		0	02	8
					16पै		0	00	2
				190	23पै		0	00	2
				193	1पै		0	07	5
					2पै		0	04	2
					3पै		0	02	7
					4पै		0	03	3
					7पै		0	09	2
					8पै		0	01	3
					9पै		0	05	9
					10पै		0	00	0
				194	1पै		0	03	5
					2पै		0	02	1
				223	1पै		0	11	5
				239	33पै		0	02	1
					34पै		0	08	1

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					37पै		0	12	6
					40पै		0	07	6
					43पै		0	01	3
				190	22पै		0	03	8
52	होडगांव(2)	माणगांव	रायगड	42	1पै		0	19	1
					2पै		0	02	3
				43	1पै		0	03	1
					2पै		0	03	2
					3पै		0	02	3
				46	0पै		0	20	0
				51	1 से 8पै		0	02	9
				174	9पै		0	02	4
					10पै		0	25	8
					17पै		0	03	6
					18पै		0	04	0
					19पै		0	03	6
					20पै		0	11	2
					27पै		0	19	2
					28पै		0	07	2
				175	13पै		0	41	6
					14पै		0	00	1
					19अ, 19बपै		0	00	8
					20पै		0	08	4
					22पै		0	12	1
				218	3पै		0	04	0
					4पै		0	00	5
				219अ	6पै		0	02	8
					7पै		0	23	3
					19पै		0	05	2
					20पै		0	07	1
					21पै		0	12	0
					23पै		0	06	2
					25पै		0	02	0
				171	पै		0	40	8
				174	8पै		0	00	5
				221	पै		0	62	8
					रास्ता गांव होडगांव (2) के स.नं.221 और गांव होडगांव(1) के स.नं. 62 के बिचमे		0	02	3
					रास्ता गांव होडगांव (2) के स.नं.221 और गांव होडगांव(1) के स.नं. 63 के बिचमे		0	02	0
					नदी स.नं.171 और 174केबिचमे		0	04	7
53	गोगवली	माणगांव	रायगड			287पै	0	10	0
						288पै	0	03	0
						290पै	0	03	0
						293पै	0	06	7
						294पै	0	05	2
						295पै	0	02	8
						296पै	0	00	3

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						315पै	0	19	5
						317पै	0	06	7
						318पै	0	07	9
						319पै	0	22	0
						321अ,ब,क,डपै	0	01	0
						328पै	0	00	1
						329पै	0	09	8
						330पै	0	33	0
						331पै	0	08	0
						333पै	0	07	5
						335अपै	0	01	3
						335बपै	0	10	5
						340पै	0	26	9
						343पै	0	27	3
						345पै	0	13	9
						348पै	0	13	5
						389पै	0	05	0
						504पै	0	32	5
						506पै	0	14	5
						507पै	0	08	2
						511पै	0	02	2
						519पै	0	05	5
						520पै	0	00	1
						नदी गांगवली और	0	25	5
						पाणस्पे गांव की सरहद पे			
						289पै	0	02	0
						रास्ता गट नं.340 म	0	01	0
						रास्ता गट नं.287 म	0	02	0
54	पाणोसे	माणगांव	रायगड			93पै	0	42	5
						94पै	0	03	5
						96पै	0	00	2
						102पै	0	00	4
						105पै	0	09	5
						106पै	0	01	4
						107पै	0	07	4
						108पै	0	05	5
						109पै	0	05	5
						110पै	0	03	5
						111पै	0	05	5
						112पै	0	03	5
						113पै	0	01	0
						115पै	0	15	0
55	साळवे	माणगांव	रायगड			97(पै)	0	17	6
						98(पै)	0	07	0
						99(पै)	0	18	6
						101(पै)	0	00	1
						105(पै)	0	03	9
						106(पै)	0	05	4
						107(पै)	0	08	0
						108(पै)	0	07	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						109(पै)	0	05	8
						115(पै)	0	07	4
						116(पै)	0	13	4
						147(पै)	0	07	3
						148(पै)	0	00	8
						149(पै)	0	09	5
						151(पै)	0	00	5
						158अ,ब(पै)	0	07	4
						205(पै)	0	04	6
						206/1,2(पै)	0	06	4
						212अ,ब,क(पै)	0	12	2
						214(पै)	0	00	4
						215(पै)	0	07	6
						216(पै)	0	05	4
						223(पै)	0	04	4
						224(पै)	0	01	2
						234(पै)	0	00	8
						235(पै)	0	10	0
						238(पै)	0	07	7
						243(पै)	0	01	6
						244(पै)	0	07	4
						255(पै)	0	12	0
						256(पै)	0	00	7
						257(पै)	0	04	3
						258(पै)	0	02	0
						259(पै)	0	00	1
						335(पै)	0	13	6
						336(पै)	0	00	7
						337(पै)	0	00	1
						339(पै)	0	01	9
						340(पै)	0	04	6
						341(पै)	0	04	8
						342(पै)	0	07	3
						347(पै)	0	00	4
						357(पै)	0	07	6
						358(पै)	0	00	8
						362(पै)	0	15	8
						528(पै)	0	03	4
						529(पै)	0	23	3
						530(पै)	0	04	4
						531(पै)	0	06	5
						533(पै)	0	12	6
						537(पै)	0	03	6
						538(पै)	0	10	3
						539(पै)	0	00	7
						540(पै)	0	00	1
						549(पै)	0	00	1
						558(पै)	0	00	9
						561(पै)	0	37	5
						562(पै)	0	06	0

अ. क्र.	गाँव का नाम	तहसील	ज़िला	सर्वे नंबर	हिस्सा नंबर	प्लॉट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						563(पै)	0	05	4
						564-1(पै)	0	10	6
						564-2	0	26	2
						565(पै)	0	00	1
						612(पै)	0	11	2
						614(पै)	0	04	0
						615(पै)	0	06	0
						632(पै)	0	07	0
						633(1)(पै)	0	02	7
						633(2)(पै)			
						634अ(पै)	0	10	0
						634ब(पै)			
						636(पै)	0	11	2
						688(पै)	0	01	8
						689(पै)	0	06	2
						692(पै)	0	00	1
						693(पै)	0	06	1
						694(पै)	0	03	2
						695(पै)	0	01	8
						696(पै)	0	00	8
						713(पै)	0	06	0
						714(पै)	0	02	2
						715(पै)	0	06	2
						716(पै)	0	01	2
						719(पै)	0	00	1
						784(पै)	0	00	3
						785(पै)	0	06	5
						786(पै)	0	02	4
						787(पै)	0	01	4
						789(पै)	0	01	2
						790(पै)	0	01	3
						791(पै)	0	03	3
						792(पै)	0	04	7
						793(पै)	0	01	5
						794(पै)	0	01	7
						795(पै)	0	00	1
						796(पै)	0	00	8
						797(पै)	0	11	5
						798(पै)	0	07	6
						799(पै)	0	00	7
						801/1(पै)	0	39	8
						801/2(पै)	0	01	3
						802(पै)	0	15	5
						102/0 पै	0	03	2
						कच्छा रोड ग.नं. 216 मे	0	00	8
						नाला ग.नं. 99 मे	0	01	0
						नाला ग.नं. 102/0 मे	0	01	0
						नाला ग.नं. 715 और 718	0	06	3
						नाला ग.नं. 537 मे	0	02	3
						नाला ग.नं. 692/693 और	0	12	3

अ. क्र.	गाँव का नाम	तहसील	ज़िला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
693 और 713 के बिचमे नाला ग.नं. 102/0 मे							0	01	4
56	कोस्तेखुर्ष तर्फ निजामपुर	माणगाँव	रायगढ़	14	2पै		0	00	7
					5पै		0	00	6
				16	0पै		0	01	2
				23	1अ, 1बपै		0	02	4
					2अपै		0	07	4
					2बपै		0	04	4
					3पै		0	02	5
				24	1पै		0	10	5
					2पै		0	08	2
					3पै		0	06	6
					5पै		0	09	0
					6अ, 6बपै		0	14	2
					7पै		0	04	6
					9पै		0	17	6
				28	2पै		0	00	2
					3पै		0	17	7
					4पै		0	00	6
					5अ, 5बपै		0	21	8
				30	3पै		0	02	5
					4पै		0	01	6
					5पै		0	07	1
				31	2पै		0	27	6
					4पै		0	01	8
				39	3पै		0	13	8
				102	12पै		0	11	5
					14पै		0	06	0
				107	1 से 14पै		0	71	5
				149	0पै		0	29	2
				150	0पै		0	01	2
				151	1पै		0	15	5
				177	1पै		0	01	4
57	कोस्तेमुद्रक	माणगाँव	रायगढ़		2पै		0	04	5
				29	1पै		0	18	4
				34	1 से 11पै तक		0	26	0
				40	0पै		0	16	5
				41	0पै		0	13	0
				112	13पै		0	01	5
					14+15पै		0	01	3
				114	4अ, 4ब, 4कपै		0	49	0
				116	1अ, 1बपै		0	21	0
					2पै		0	01	3
				118	1अ, 1ब, 1कपै		0	02	0
					3कपै		0	05	2
					3डपै		0	06	2
					5पै		0	01	0
				119	2अ/1, 2अ/2पै		0	17	0
					2ब+3पै		0	18	0
					7पै		0	01	0

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				120	3पै		0	05	0
					5पै		0	01	0
					6पै		0	00	2
					7पै		0	03	0
				121	0पै		0	10	4
				165	0पै		0	09	2
				114	1पै		0	02	0
				116	5पै		0	01	3
				119	6पै		0	02	0
58	मिजामपुर	माणगाँव	रायगढ़	13	2,3पै		0	10	7
				26	4बपै		0	00	2
				27	3,4अ,4बपै		0	22	8
				28	9पै		0	07	0
				34	1,2पै		0	24	8
				35	1,2पै		0	28	0
				43	1,2,3,4ब,5पै		0	14	6
				44	1अपै		0	16	0
				46	1ब,1कपै		0	00	6
				47	1 से 6पै		0	28	0
				49	1 से 4पै		0	31	0
				53	0पै		0	25	0
				54	0पै		0	08	7
				59	0पै		0	27	2
				61	0पै		0	08	0
				62	0पै		0	18	0
				73	1पै		0	08	8
				121	3पै		0	07	7
					4पै		0	20	8
					6पै		0	00	1
					7अ,7बपै		0	07	5
					8पै		0	05	5
					9पै		0	07	0
					10पै		0	43	3
				124	2पै		0	02	0
					4पै		0	01	6
					5पै		0	00	1
					6पै		0	05	8
					8पै		0	02	8
					9पै		0	13	6
					10पै		0	01	2
					11पै		0	04	6
				126	1,2,3,9अ/2,9ब,पै 10अ/1,10ब,13,14पै		0	35	2
				128	3(1)पै		0	04	8
				133	0पै		0	21	2
				137	2पै		0	18	4
				138	0पै		0	51	2
				139	0पै		0	30	8
				140	2पै		0	54	0
				141	1अ,1बपै		0	54	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				142	1ब पै		0	51	6
				143	1अ,1बपै		0	50	4
				149	1पै		0	08	2
					2ब/1,2ब/2पै		0	23	2
				157	1अ/1पै		0	36	4
					2ब/1,2ब/1अ,2ब/2पै		0	06	0
				158	6,7पै		0	15	2
				159	0पै		0	00	3
				165	12पै		0	00	1
					13पै		0	07	5
					रास्ता स.नं. 34 के बीचमे		0	01	0
					रास्ता स.नं. 62 और 142 के बीचमे		0	01	0
					एस.एच.-97 स.नं. 143 मे		0	01	0
					रास्ता स.नं. 142 मे		0	01	0
					रास्ता स.नं. 141 मे		0	01	0
					रास्ता स.नं. 141 मे		0	01	0
					नाला स.नं. 137 मे		0	02	0
					नाला स.नं. 139 मे		0	00	1
59	भाले	माणगाव	रायगढ़	109	1पै		0	48	0
					2अ,2बपै		0	16	0
					3अ,3बपै		0	04	6
				110	1अ,1ब,1कपै		0	48	0
					3पै		0	14	4
					4पै		0	25	0
					7पै		0	00	6
				111	3पै		0	01	1
					5पै		0	01	4
				113	6पै		0	03	0
					7पै		0	11	4
					8अ,8बपै		0	14	4
					9पै		0	10	8
					12पै		0	06	4
				114	5अ,5बपै		0	01	3
					6पै		0	17	4
					7अ,7ब,7कपै		0	71	4
					नदी स.नं. 114 के पास		0	14	1
					नदी स.नं. 109 के पास		0	06	4
60	जावटे	माणगाव	रायगढ़	8	0पै		0	14	3
	तर्फ			9	2अपै		0	10	0
	निजामपुर				2बपै		0	08	6
					3अ,बपै		0	10	5
					4पै		0	13	5
				40	22पै		0	01	2
					23पै		0	01	6
					26पै		0	06	6
					31पै		0	02	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हैक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10

				34पै			0	06	8
41				1	1	2			
				1	2	1			
				2	7				
				1					
				3					
				1	4	2			
				4					
				1	5	2			
				5					
				1	6	2			
				6					
				1					
				7					
				2					
				2					
				2					
				3					
				3	से	3			
				1		18			
				4	से	4			
				1		6			
41				5					
				1					
41				5	2	6			
				2		2			
				5	3	6			
				3		1			
				5	4	6			
				4		3			
				6		5			
				4					
				4					
44				1अ,ब,कपै			0	23	8
				4पै			0	06	0
				8पै			0	15	4
				17पै			0	00	2
45				21पै			0	00	4
48				1पै			0	00	2
				2पै			0	00	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				49	1 से 9				
					$\frac{10}{1} + 13अ$				
					$\frac{10}{2}$ से $\frac{10}{4}$				
					$\frac{10}{5} + 15इ$				
					$\frac{10}{6} + 6 + 15इ$				
					$\frac{10}{7} + 14ब + 15क$				
					11,12,13ब,15अ,15ब+14अ				
				53	12पै		0	08	4
					33पै		0	00	3
					34पै		0	02	9
					35पै		0	17	2
					36पै		0	03	9
				55	2पै		0	06	0
				56	6अ से 6इपै		0	13	1
					7पै		0	29	6
					8अ से 8क		0	08	0
				59	5पै		0	12	0
					7पै		0	12	6
					10अ,बपै		0	10	4
					11अ,बपै		0	18	3
					18पै		0	04	3
				61	1अ,1ब(1) से 1ब(19),2,3 पै		0	97	0
				78	0पै		0	00	9
				53	8पै		0	03	0
				59	13पै		0	02	4
61	पहूर	रोहा	रायगढ़			682पै	0	54	6
						683पै	0	10	4
						686पै	0	08	7
						685पै	0	11	4
62	पाथरशेत	रोहा	रायगढ़			21पै	0	08	8
						22पै	0	18	0
						164पै	0	04	5
						167पै	1	47	2
						179पै	0	00	1
						180पै	0	01	6
						508पै	0	18	2
						509पै	0	07	9
						510पै	0	09	4
						511पै	0	00	3
						522पै	0	01	9
						523पै	0	08	5
						525पै	0	00	2
						526पै	0	12	8
						528पै	0	11	8
						529पै	0	00	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पोइंट
1	2	3	4	5	6	7	8	9	10
						541पै	0	19	6
						568पै	0	07	1
						574पै	0	08	1
						575पै	0	05	1
						576पै	0	15	0
						580पै	0	04	3
						586पै	0	00	2
						587पै	0	00	7
						591पै	0	08	4
						582पै	0	01	1
63	जामगाँव	रोहा	रायगढ़			141अ, 141अ/2, 141ब, 141ब/2 (पै)	0	06	0
						142 (पै)	0	08	8
						143 (पै)	0	30	0
						144 (पै)	0	07	0
						145 (पै)	0	02	1
						150 (पै)	0	12	4
						151 (पै)	0	21	6
						168 (पै)	0	18	3
						169 (पै)	0	19	8
						181 (पै)	0	23	4
						206 (पै)	0	30	0
						207 (पै)	0	01	2
						208 (पै)	0	08	4
						209 (पै)	0	14	0
						222अ, 222ब (पै)	0	22	0
						611 (पै)	0	11	0
						617 (पै)	0	04	0
						623 (पै)	0	04	1
						624अ, ब, क (पै)	0	22	0
						625 (पै)	0	13	5
						627 (पै)	0	13	8
						629 (पै)	0	13	0
						630 (पै)	0	19	4
						633 (पै)	0	10	3
						634 (पै)	0	14	6
						635 (पै)	0	00	6
						रास्ता ग.नं. 169 (पै)	0	01	2
						रास्ता ग.नं. 632 (पै)	0	01	0
						रास्ता ग.नं. 634 (पै)	0	01	2
64	दुरतोली	रोहा	रायगढ़			478पै	0	05	9
						479पै	0	44	6
						481/2पै	0	04	4
						705पै	0	45	9
						706पै	0	16	8
						707पै	0	13	2
						723पै	0	18	0
						724पै	0	05	8
						725पै	0	07	0
						727पै	0	13	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						728पै	0	06	6
						730पै	0	10	7
						731पै	0	08	7
						732पै	0	24	6
						749पै	0	02	2
						750/1अ,1ब,1क,2	0	46	5
						762पै	0	17	5
						768पै	0	39	2
						769पै	0	23	0
						सरकारी 477 मे	0	24	8
						रस्ता गट नं. 705पै से	0	08	0
						नाला गट नं. 750पै	0	08	3
						और 481पै के बिचमे			
						सरकारी - 477पै और	0	08	0
						478पै के बिच			
65	धगडवाडी	रोहा	रायगड	10	1,2,3,4 पै		0	08	0
				31	1अ पै		0	08	8
				33	1अ/1,1अ/2, पै		0	54	8
				34	2अ,3अ,4अ+4ब, पै		0	62	9
				35	1अ+2अ,1क+2क, पै		0	02	4
				36	1अ/1,1अ/2,2क,3,4 पै		0	58	0
66	येरल	रोहा	रायगड			13पै	0	16	7
						14पै	0	17	0
						15पै	0	02	5
						18पै	0	37	3
						20पै	0	03	7
						23पै	0	50	8
						25/1,25/2पै	0	10	5
						26पै	0	04	4
						27अ,बपै	0	50	5
						31पै	0	29	5
						52पै	0	59	0
						53पै	0	00	1
						54अ,बपै	0	42	5
						172पै	0	02	3
						173पै	0	08	2
						174पै	0	06	3
						175पै	0	03	2
						184पै	0	01	0
						185पै	0	08	2
						186पै	0	12	5
						187पै	0	09	5
						190पै	0	15	7
						191पै	0	01	0

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						223पै	0	01	0
						224पै	0	09	2
						225पै	0	13	0
						227पै	0	27	3
						185पै	0	09	5
						फॉरिस्ट - ग. नं. 23	0	63	0
						और 175 के बिच मे			
						नदी - येरल और भा	0	23	5
						गांव की सरहद के			
						बिच मे			
						नाला - ग. नं. 21 मे	0	01	0
						रस्ता - जंगल मे से	0	02	5
						खुली सरकारी जमिन	0	11	5
						गट नं. 31 और 32 मे			
67	बलहे तर्फ आतोणे	रोहा	रायगड	30	1,2पै		0	07	0
				39	1पै		0	09	5
					2पै		0	03	6
				40	1अ पै		0	11	0
					1बपै		0	18	5
					2पै		0	00	2
				59	5अ/1पै		0	06	2
				65	1,2,3पै		1	20	2
					6पै		0	02	0
				67	6पै		0	03	4
					7पै		0	08	8
				68अ	1अपै		0	20	0
				69	1बपै		0	04	0
				84	2पै		0	04	5
					रास्ता स.नं. 65पै मे		0	03	0
68	चिंचवली गारभाट तर्फ आतवणे	रोहा	रायगड	55	2अ,ब पै		0	12	8
				71	1 से 7पै		0	82	1
				72	0पै		0	01	7
				83	2 से 7पै		0	17	9
				85	1 से 4पै		0	42	5
				74,77	पै		0	48	9
					रास्ता स.नं. 71 पै		0	04	0

[एल-14014/16/98-जी. पी. खण्ड-I]

सुनील कुमार सिंह, अवर सचिव

MINISTRY OF PETROLEUM & NATURAL GAS

New Delhi, the 8th April, 1999

S. O. 1065.— Whereas, it appears to the Central Government that it is necessary in the public interest that for the transport and distribution of natural gas from Liquefied Natural Gas re-gasification facility to be located at Katalwadi, Tehsil Guhagar (near Dabhol) in Ratnagiri district upto the terminal located in Uplat, Tehsil Talasari in Thane district in the State of Maharashtra, a pipeline should be laid by the Metropolis Gas Company Private Limited, a company registered under the Companies Act, 1956 and having its registered office at 56, Maker Chambers VI, Nariman Point, Mumbai – 400021;

And whereas, it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said Schedule may, within twenty one days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of pipeline under the land to the Competent Authority No. 1, Mohit Building, 2nd Floor, At & Post Dapoli, District Ratnagiri, (Maharashtra).

Schedule

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
1	KATALWADI TARF ANJANVEL	GUHAGAR	RATNA- GIRI			941(P)	0	00	6
						942(P)	0	04	2
						944(P)	0	10	4
						945(P)	0	04	0
						947(P)	0	13	8
						990(P)	0	20	3
						1042(P)	0	04	0
						1043(P)	0	11	2
						1045(P)	0	07	8
						1046(P)	0	09	8
						1047(P)	0	00	8
						1048(P)	0	00	1
						1057(P)	0	02	8
						1059(P)	0	03	6
						1060(P)	0	00	3
						1061(P)	0	01	0
						1062(P)	0	01	0
						1063(P)	0	00	8
						1064(P)	0	00	7
						1065(P)	0	27	9
						1080(P)	0	00	1
						1081(P)	0	02	8
						1082(P)	0	03	8
						1083(P)	0	01	5
						1084(P)	0	00	9
						1085(P)	0	03	2
						1087(P)	0	06	0
						1089(P)	0	03	1
						1092(P)	0	04	1
						1093(P)	0	03	8
						1097(P)	0	02	8
						1098(P)	0	01	7
						1101(P)	0	04	4
						1102(P)	0	01	6
						1103(P)	0	01	4
						1104(P)	0	00	8
						1112(P)	0	01	2
						1114(P)	0	02	0
						1115(P)	0	01	8
						1116(P)	0	01	4
						1117(P)	0	00	1
						1118(P)	0	02	0
						1119(P)	0	01	6
						1120(P)	0	01	1
						1123(P)	0	01	5
						1124(P)	0	01	6
						1125(P)	0	06	5
						1128(P)	0	00	4
						1129(P)	0	03	0
						1132(P)	0	03	2
						1133(P)	0	02	2
						1134(P)	0	00	2
						1135(P)	0	01	9
						1136(P)	0	03	9
						1137A,B(P)	0	01	4
						1138A,B(P)	0	00	1
						1140(P)	0	00	1
						Stream in G No. 99(P)	0	00	3

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						Stream in G No.990(P)	0	00	2
						Road in G.No 1042(P)	0	02	4
						Stream in G.No.1045(P)	0	00	2
						Unmettled Road in between G.No.1129(P) & 1132(P)	0	01	4
1A	MAUJE ANJANWEL	GUHAGAR	RATNA-GIRI			85A(P)	0	06	0
						85B(P)	0	05	6
						86(P)	0	05	2
						87(P)	0	04	1
						88(P)	0	00	2
						90(P)	0	00	6
						91(P)	0	18	0
						106(P)	0	07	8
						112(P)	0	02	1
						113(P)	0	12	0
						114(P)	0	23	4
						116(P)	0	06	0
						117(P)	0	05	8
						119(P)	0	01	2
						120(P)	0	00	3
						121(P)	0	00	2
						230(P)	0	15	6
						237(P)	0	02	0
						238(P)	0	47	5
						240(P)	0	05	4
						241A,B(P)	0	15	6
						246(P)	0	04	5
						247(P)	0	06	0
						248(P)	0	00	7
						252(P)	0	02	0
						253(P)	0	22	3
						254(P)	0	10	0
						255(P)	0	01	0
						258(P)	0	00	8
						259(P)	0	05	0
						262(P)	0	03	5
						263(P)	0	06	5
						264(P)	0	02	4
						265(P)	0	00	5
						274(P)	0	06	3
						281(P)	0	49	3
						291(P)	0	04	4
						292(P)	0	01	8
						293(P)	0	02	0
						294(P)	0	01	1
						302(P)	0	09	7
						303(P)	0	00	2
						347(P)	0	00	5
						348(P)	0	02	9
						349(P)	0	04	8
						350(P)	0	11	0
						352(P)	0	01	5
						353(P)	0	02	5
						360(P)	0	08	8
						370(P)	0	16	5
						371(P)	0	04	5
						378(P)	0	01	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						379(P)	0	00	8
						388(P)	0	05	5
						389(P)	0	00	9
						390(P)	0	02	2
						391(P)	0	01	2
						392(P)	0	00	5
						393(P)	0	01	0
						394(P)	0	01	0
						395(P)	0	58	8
						396(P)	0	08	2
						457(P)	0	04	8
						458/1,2(P)	0	25	2
						464(P)	0	14	6
						465(P)	0	00	1
						474(P)	0	01	3
						475(P)	0	09	3
						476(P)	0	05	6
						477(P)	0	04	8
						483(P)	0	09	1
						485(P)	0	00	2
						486(P)	0	00	7
						488(P)	0	10	6
						489(P)	0	14	8
						491(P)	0	06	4
						492(P)	0	13	6
						592(P)	0	00	3
						593(P)	0	21	2
						Road in between G.No.91 & 88	0	02	0
						Road in between G.No.106 & 281	0	03	0
						Stream in G.No.293	0	00	3
						Stream in G.No.302	0	00	3
						Road in between G.No.388,389 & 393	0	02	0
						Cart Track in G.No.263	0	02	5
						Road in G.No.238	0	00	8
						Road in G.No.475	0	00	8
						Stream in between G.No. 486 & 483	0	00	3
						Road in between G.No.485 & 483	0	00	8
2	GHARATWADI TARF VELDUR	GUHAGAR	RATNA- GIRI			571(P)	0	09	1
						576(P)	0	00	9
						581(P)	0	04	5
						582(P)	0	01	9
						584(P)	0	17	0
						640(P)	0	45	0
						651A,B(P)	0	18	0
3	DABHOL	DAPOLI	RATNA- GIRI	43	2(P)		0	01	0
					4(P)		0	06	5
					5(P)		0	11	8
					10(P)		0	37	3
					13(P)		0	18	3
				48	2(P)		0	10	4
					3(P)		0	04	5
					6(P)		0	13	0
					7(P)		0	41	5

Sr. No.	Name of the Village	Tehsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				48	9(P)		0	15	0
				50	14(P)		0	01	0
				164	9(P)		0	15	0
				168	9(P)		0	10	2
					10(P)		0	02	8
					12(P)		0	07	5
					13(P)		0	08	3
					14(P)		0	01	5
					15(P)		0	08	3
					18(P)		0	03	5
					19(P)		0	11	5
					20(P)		0	07	8
				170	18(P)		0	04	0
					20(P)		0	12	3
					21(P)		0	00	1
					22(P)		0	00	1
					23(P)		0	03	0
				171	1(P)		0	08	0
					3(P)		0	14	5
					6(P)		0	07	2
					7(P)		0	07	4
					8(P)		0	08	8
					9(P)		0	03	0
					Govt. Land 182/A1		1	96	0
					Creek near 182A/1		1	38	0
					Road near S.No.43		0	02	0
					Rocky 43/12		0	00	1
					Rocky 48/8		0	19	8
					Stream near S.No.43/10		0	01	2
4	VANOSHI	DAPOLI	RATNA-			85(P)	0	13	0
	TARF		GIRI			86(P)	0	09	2
	PANCH-					89(P)	0	10	1
	NADI					90(P)	0	15	5
						106(P)	0	09	3
						107(P)	0	03	1
						108(P)	0	04	0
						111(P)	0	07	8
						112(P)	0	02	6
						130(P)	0	05	3
						132(P)	0	42	2
						133(P)	0	01	0
						134(P)	0	10	7
						141(P)	0	01	0
						203(P)	0	12	7
						204(P)	0	12	2
						205(P)	0	07	9
						206, 210(P)	0	09	2
						207(P)	0	00	6
						209/1,2(P)	0	20	0
						212(P)	0	04	4
						213(P)	0	12	0
						217(P)	0	06	8
						218(P)	0	03	4
						220(P)	0	14	8
						227(P)	0	06	0
						468(P)	0	02	3
						473/1,2,3,4,5(P)	0	17	3
						480(P)	0	10	3

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						481(P)	0	02	5
						482(P)	0	02	4
						483(P)	0	03	2
						484(P)	0	05	8
						485/1,2(P)	0	01	0
						486(P)	0	08	6
						487(P)	0	06	4
						488(P)	0	04	4
						489(P)	0	35	0
						490A(P)	0	04	1
						490B(P)	0	00	1
						491, 471(P)	0	02	7
						517(P)	0	11	4
						518(P)	0	00	8
						522/A,B(P)	0	22	5
						523(P)	0	02	3
						524A, 524B(P)	0	11	6
						525(P)	0	00	3
						526(P)	0	71	8
						612(P)	0	07	6
						613(P)	0	00	2
						651(P)	0	00	1
						653(P)	0	03	0
						654(P)	0	18	6
						656(P)	0	07	2
						680(P)	0	05	0
						681(P)	0	01	2
						682(P)	0	00	1
						586(P)	0	00	1
						687(P)	0	07	0
						688A(P)	0	21	0
						688B(P)	0	00	1
						689(P)	0	02	8
						692(P)	0	03	4
						705(P)	0	05	3
						706(P)	0	10	6
						909(P)	0	01	8
						910(P)	0	13	4
						913A(P)	0	54	0
						919(P)	0	03	5
						920(P)	0	13	9
						921(P)	0	11	3
						922(P)	0	02	6
						930(P)	0	00	2
						934(P)	0	09	2
						935(P)	0	08	1
						936(P)	0	05	6
						938(P)	0	11	7
						939(P)	0	13	6
						940(P)	0	15	3
						941(P)	0	04	5
						947 A,B,C(P)	0	71	3
						948(P)	0	10	1
						952(P)	0	08	4
						Road in between G.No.681 & 680(P)	0	06	4
						Road in between G.No. 658 & 612(P)	0	04	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						Stream in between G.No.203 & 204(P)	0	04	0
						Road in G.No.227(P)	0	02	0
5	AGARVA-YANGANI	DAPOLI	RATNA-GIRI			1112(P)	0	04	7
						1113(P)	0	08	0
						1114(P)	0	02	4
						1115(P)	0	08	4
						1117(P)	0	00	1
						1118(P)	0	00	4
						1119(P)	0	00	4
						1120(P)	0	00	3
						1121(P)	0	05	1
						1140(P)	0	06	5
						1141(P)	0	18	6
						1142(P)	0	11	6
						1144(P)	0	10	3
						1145(P)	0	18	1
						1146/1(P)	0	06	1
						Stream in between G.No.1120 & 1141	0	05	6
6	MALE	DAPOLI	RATNA-GIRI			23(P)	0	08	0
						24(P)	0	07	4
						25(P)	0	10	4
						27(P)	0	16	3
						28(P)	0	00	5
						29(P)	0	44	6
						30(P)	0	07	8
						31(P)	0	15	2
						32(P)	0	02	8
						37(P)	0	12	8
						40(P)	0	25	3
						48(P)	0	20	4
						50(P)	0	11	2
						54(P)	0	13	2
						62(P)	0	04	9
						63(P)	0	09	2
						66(P)	0	56	5
						69(P)	0	03	6
						73(P)	0	22	1
						85(P)	0	00	5
						88(P)	0	04	5
						89(P)	0	16	1
						90(P)	0	09	2
						97(P)	0	04	1
						98(P)	0	13	6
						99(P)	0	04	7
						100(P)	0	12	4
						101(P)	0	14	7
						104(P)	0	06	8
						105(P)	0	14	6
						106(P)	0	26	5
						107(P)	0	06	8
						108(P)	0	17	6
						110(P)	0	00	8
						957(P)	0	10	3
						1051(P)	0	08	5
						1052(P)	0	15	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						1053(P)	0	17	5
						1056A(P)	0	01	6
						1057(P)	0	07	0
						1059(P)	0	08	8
						1060(P)	0	08	8
						1061(P)	0	03	8
						1064(P)	0	17	1
						1065(P)	0	25	4
						1066(P)	0	13	1
						1067(P)	0	01	6
						1069(P)	0	01	5
						1072(P)	0	16	3
						1074(P)	0	08	8
						1075(P)	0	12	1
						1076(P)	0	14	6
						1077(P)	0	01	6
						1078(P)	0	31	6
						1084(P)	0	20	5
						1085(P)	0	18	8
						1087(P)	0	09	2
						1089(P)	0	23	5
						1366(P)	0	09	6
						Road in between G.No. 1060 & 1052	0	02	0
						Road in between G.No. 957 & 1366(P)	0	03	2
						Road in between G.No. 66(P) & 73(P)	0	05	3
						Nala in between G.No. 63 & 54(P)	0	03	3
7	NANTE	DAPOLI	RATNA- GIRI			172(P)	0	00	1
						176(P)	0	03	7
						177(P)	0	05	8
						178(P)	0	03	6
						179(P)	0	00	8
						180(P)	0	01	6
						181(P)	0	03	8
						182(P)	0	17	8
						186(P)	0	53	6
						192(P)	0	10	1
						193(P)	0	05	5
						195(P)	0	08	5
						203(P)	0	00	5
						204(P)	0	16	8
						205(P)	0	07	5
						206(P)	0	07	6
						207(P)	0	21	1
						474(P)	0	00	1
						479(P)	0	01	8
						481(P)	0	10	6
						482(P)	0	16	1
						494(P)	0	27	8
						495(P)	0	06	5
						497(P)	0	00	4
						557(P)	0	13	5
						562(P)	0	00	4
						567(P)	0	11	5
						568(P)	0	01	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						569(P)	0	01	2
						570(P)	0	02	5
						571(P)	0	05	5
						573(P)	0	01	1
						574(P)	0	00	1
						578(P)	0	01	1
						579(P)	0	27	2
						580(P)	0	00	5
						597(P)	0	15	5
						598(P)	0	23	5
						599(P)	0	18	5
						821(P)	0	02	2
						822(P)	0	52	8
						898(P)	0	04	5
						899(P)	0	26	2
						901(P)	0	12	8
						907(P)	0	11	6
						911/2(P)	0	18	8
						911/1(P)	0	00	3
						911/3(P)	0	10	8
						913(P)	0	23	3
						Road in between G.No. 911 & 821(P)	0	14	0
						Stream in between G.No. 182 & 186(P)	0	01	6
						River in between G.No. 898 & 176(P)	0	06	9
8	UMBARLE	DAFOLI	RATNA- GIRI	1	0(P)		0	16	9
				4	1(P)		0	14	4
					2(P)		0	02	3
					5(P)		0	09	0
					6(P)		0	25	5
					7(P)		0	01	8
					10A,B,C,D(P)		0	15	2
					13(P)		0	31	4
				5	39A,B,C,D,E,F(P)		0	00	1
				14	8(P)		0	02	6
					10(P)		0	07	9
				15	1(P)		0	00	4
					2+5(P)		0	00	6
					3(P)		0	05	1
					6A, 6B(P)		0	05	8
					8(P)		0	07	4
					9(P)		0	01	4
				16	4(P)		0	03	8
					5B(P)		0	06	4
					11(P)		0	00	1
					12(P)		0	00	3
					13A(P)		0	04	6
					13B(P)		0	01	6
					17(P)		0	04	0
					21(P)		0	03	7
					22(P)		0	00	3
				18	3(P)		0	01	5
					4(P)		0	04	0
					10A/1, 10A/2,B(P)		0	04	9
					11(P)		0	04	5
					13(P)		0	01	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					14(P)		0	03	2
					22(P)		0	03	2
					24+25(P)		0	00	1
					26(P)		0	00	4
					5(P)		0	01	6
					6A,B(P)		0	05	5
					31A,B(P)		0	07	3
					32(P)		0	00	1
					33(P)		0	00	4
					34(P)		0	01	1
				21	37(P)		0	00	1
					51(P)		0	08	6
				22	1(P)		0	02	0
					2(P)		0	01	0
					3+4(P)		0	01	4
				24	13(P)		0	00	6
					22(P)		0	13	5
					28(P)		0	10	2
					36(P)		0	20	0
				47	11(P)		0	00	4
					12(P)		0	01	0
					15(P)		0	00	6
				60	2(P)		0	23	0
				61	1(P)		0	15	9
					2(P)		0	03	3
				62	1(P)		0	02	3
					2A, 2B(P)		0	15	3
					13(P)		0	00	1
					14(P)		0	01	8
					15(P)		0	05	2
					16(P)		0	17	5
					19+20(P)		0	06	7
					21(P)		0	00	3
					22(P)		0	10	8
					23(P)		0	03	5
					24(P)		0	17	9
					25(P)		0	01	7
					28(P)		0	12	1
					29(P)		0	06	2
					30(P)		0	02	6
					31(P)		0	10	3
					32(P)		0	02	1
				73A	2(P)		0	05	5
					3(P)		0	17	6
					4A,B(P)		0	00	1
					6(P)		0	13	0
					7(P)		0	07	5
					8(P)		0	08	3
					9(P)		0	07	7
					11(P)		0	07	9
					13(P)		0	30	2
					16(P)		0	00	2
					18(P)		0	05	5
					23(P)		0	10	3
					24(P)		0	01	6
				74	3(P)		0	08	8
					5(P)		0	12	4
					6(P)		0	00	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					11(P)		0	12	0
					12(P)		0	18	8
					14(P)		0	13	6
					15(P)		0	23	2
					16(P)		0	00	6
					Road in between S.No. 60/2 & 62/2		0	05	0
					Stream in between S.No. 14 & 15		0	05	0
					Quarry S.No. 73 B		0	01	3
					Road in between S.No. 24 & 74		0	01	2
9	VALNE	DAPOLI	RATNA-GIRI	27	0(P)		0	58	7
				28	1,2(P)		1	12	0
				29A	1(P)		0	36	5
					4(P)		0	85	5
					5A,5B,5C(P)		0	13	8
				33	1+11(P)		0	04	1
					3(P)		0	01	8
					4(P)		0	03	6
				35	9(P)		0	37	6
					10(P)		0	00	9
					11(P)		0	22	4
				42	0(P)		0	22	0
					Stream in S.No.33/1+11,3		0	01	5
					Cart Track in S.No. 27		0	01	0
				29B	Engg. Quarry		0	00	1
					Cart Track in S.No.29A/4		0	01	0
					Stream in S.No.38/11		0	01	0
					Road in between S.No. 35/11 & 42		0	02	5
					Road in S.No. 28/1+2		0	01	0
					Stream in S.No. 28/1+2		0	01	0
10	JALGAON	DAPOLI	RATNA-GIRI	138	10(P)		0	05	7
					16(P)		0	11	5
				148	1A,B(P)		0	28	3
					11(P)		0	01	7
				149	1/4(P)		0	00	5
					1/5(P)		0	10	3
					1/8(P)		0	02	4
					1/1(P)		0	08	1
					6(P)		0	03	1
					8(P)		0	07	4
					12(P)		0	08	7
				150	2(P)		0	00	7
					3A,B(P)		0	00	1
					5(P)		0	12	8
					8(P)		0	26	1
					9A,B(P)		0	02	3
					11A,B(P)		0	03	1
					13(P)		0	05	4
				153	1(P)		0	03	5
					5(P)		0	12	4
					6(P)		0	14	4
					10(P)		0	12	4
					12(P)		0	07	8
					14(P)		0	35	6
					16(P)		0	11	7

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				154	12(P)		0	00	1
					15(P)		0	08	8
					16(P)		0	25	0
					17(P)		0	02	8
11	BRAMHAN-WADI	DAPOLI	RATNA-GIRI	5	1(P)		0	00	6
					2(P)		0	01	0
					3(P)		0	00	2
					5(P)		0	00	8
					6(P)		0	09	3
				6	4A,B,C(P)		0	16	0
					5(P)		0	01	5
				7	1(P)		0	00	5
					4(P)		0	00	2
				9	1(P)		0	04	0
					2A(P)		0	00	7
					2B(P)		0	00	6
					2C(P)		0	01	4
					4(P)		0	09	0
					3(P)		0	00	1
				10	3(P)		0	07	5
					10(P)		0	04	1
				16	1(5)(P)		0	10	5
					1(7)(P)		0	13	0
					1(8)(P)		0	07	0
					5(P)		0	01	4
				17	2A(P)		0	01	9
					2B(P)		0	12	7
					2C(P)		0	04	9
					4(P)		0	03	5
					5(P)		0	05	0
				18	3(P)		0	11	4
				24	9(P)		0	03	5
					10(P)		0	09	0
				25	2(P)		0	27	0
					4/1 to 4/4(P)		0	10	0
					8(P)		0	06	0
					9(P)		0	00	1
					11(P)		0	17	0
					13(P)		0	14	0
					19(P)		0	03	0
				26	1/1(P)		0	25	6
					2/1(P)		0	22	0
				27	2(P)		0	08	0
					3(P)		0	02	5
					5(P)		0	08	0
					9(P)		0	30	0
					12(P)		0	06	5
				28	1(P)		0	12	5
				31	7(P)		0	27	0
					8(P)		0	18	2
					9(P)		0	17	5
					10(P)		0	02	3
				32	1A(P)		0	18	0
					1B(P)		0	08	0
					1C(P)		0	04	5
					3A, 3B(P)		0	27	0
				65	1(P)		0	00	6
					4(P)		0	01	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					5(P)		0	14	1
					6(P)		0	04	0
					9(P)		0	03	5
					10(P)		0	05	0
					13(P)		0	03	0
				68	1+2+3(P)		0	03	8
				69	1+2(P)		0	09	9
					6(P)		0	07	7
					Stream Near S.No.65/1		0	06	0
					Stream near S.No.18/3		0	03	0
					Road near S.No.18/3		0	01	0
12	TALSURE	DAPOLI	RATNA-GIRI	82	1+3/2A(P)		0	32	0
					1+3/2B(P)				
					3/1A, 3/2A, 3/1B(P)		0	10	8
				85	1(P)		0	01	6
					2(P)		0	16	4
				86	0(P)		0	03	3
				87	1(12)(P)		0	12	0
					1(20)(P)		0	08	5
					1/16A, 1/16B(P)		0	02	0
					5A,B,C		0	33	0
					3(P)		0	06	0
					1/3(P)		0	07	5
				93	10/2/9(P)		0	05	9
					10/2/6(P)		0	07	9
					10/9C+10/2/3(P)		0	04	8
					10/8C+10/9A(P)		0	05	3
					8/7+9C+10A/7+12A+		0	15	5
					10A/8+13A+10/6B(P)				
					9B+13A+12A+14+		0	00	7
					10A/10+10/8D+10/9B+				
					10/2/4(P)				
					8/6+9A(P)		0	03	6
					8/5(P)		0	03	9
					6B+8/3(P)		0	01	9
					8/4(P)		0	05	9
				95	3/3C(P)		0	04	0
					3/2D+3/3D(P)		0	05	5
					2/7+3/1B(P)		0	01	0
					3/3E(P)		0	00	5
				96	7A,6B+7B,7C,6A		0	15	0
					1(P)		0	05	0
					2(P)		0	01	5
					3(P)		0	04	5
				98	1/1,1/2,1/3A,1/3B,		0	05	5
					1/4,1/6A,B(P)				
					7A,B(P)		0	02	8
				99	1A,B,C(P)		0	07	2
					2(P)		0	05	0
					3(P)		0	07	0
					4(P)		0	01	7
					5A,B,C(P)		0	02	4
				100	3D(P)		0	05	0
					5/1+5/2A(P)		0	02	0
					4(P)		0	06	0
					3A(P)		0	01	0
				104	10/2/2(P)		0	09	2
					10/2/4(P)		0	06	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					10/2/5(P)		0	03	2
					5/3B+5/4A+5/6A(P)		0	12	0
					5/2+5A/3+5/5A(P)		0	13	1
					5/4B+5/5B+5/6B(P)		0	07	0
					12(P)		0	02	3
				105	1,2(P)		0	00	1
				106	1(P)		0	44	0
					Road in S.No. 85/1,2(P)		0	05	0
					Stream in S.No.85		0	01	4
					Stream in S.No:100/10		0	01	0
					Stream in S.No.106		0	00	5
13	MAUJE DAPOLI	DAPOLI	RATNA-GIRI	50	1(P)		0	20	0
					2/1+2/2+2/3+2/4+2/5(P)		0	14	5
					3(P)		0	16	5
					4(P)		0	00	1
					5(P)		0	29	5
				60	21(P)		0	11	5
					23(P)		0	22	8
14	KHERDI	DAPOLI	RATNA-GIRI	37	5(P)		0	00	1
					8A,B,C(P)		0	00	3
					6+9(P)		0	03	5
					7,10A,B(P)		0	04	5
				38	1(P)		0	02	9
					2(P)		0	09	7
					4(P)		0	03	0
					5(P)		0	03	0
					6(P)		0	09	7
					7(P)		0	01	0
					8A,B,C(P)		0	09	1
				39	2(P)		0	05	0
					4(P)		0	19	0
					5 (A),(B),(C),(D)(P)		0	14	0
					7(P)		0	13	8
				51	1(P)		0	00	6
					3(P)		0	12	3
					4(P)		0	22	4
					5(P)		0	09	1
				57	1(A),(B),(C)(P)		0	02	3
				59	1+5(P)		0	22	6
				60	2 (A),(B),(C)(P)		0	01	7
					3(P)		0	01	1
				70	3(P)		0	03	8
					4 (A),(B)(P)		0	09	9
					5(P)		0	09	0
				71	1(P)		0	02	3
				72	1(P)		0	03	7
					2(P)		0	13	4
					3(P)		0	04	0
					4(P)		0	14	6
					9(P)		0	00	3
				73	6(P)		0	04	3
				76A	1A(P)		0	00	3
					2/1(P)		0	00	2
				83	2(P)		0	01	6
					6 (A),(B)(P)		0	24	6
				84	4(P)		0	05	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					5(P)		0	02	7
					6(P)		0	08	2
					7(P)		0	09	6
					8(P)		0	04	2
				87	4(P)		0	01	8
					7(P)		0	01	0
					8(P)		0	03	8
				238	8 (A),(B)/1(P)		0	11	0
					10(P)		0	07	0
					13(P)		0	08	8
				238	15 (A),(B)(P)		0	07	1
					16(P)		0	17	6
					17 (A),(B),(C)(P)		0	32	0
					19(P)		0	04	0
				240	1(P)		0	09	5
					4A,B,C(P)		0	20	1
					6A,B,C(P)		0	24	5
					Road in between S.No. 39 & 37		0	02	0
					Stream in S.No.59/1+5(P)		0	01	0
					Stream in S.No.240/6(P)		0	00	5
					Stream in S.No.238/13(P)		0	01	5
					Cart Track in S.No.51/4(P)		0	01	0
					Stream in S.No. 87/4 & 87/8(P)		0	01	0
					Stream in S.No.37/8(P)		0	00	5
					Stream in between S.No. 38/8 & 38/7(P)		0	00	5
15	KARAN-JANI	DAPOLI	RATNA-GIRI			1286(P)	0	00	1
						1287(P)	0	22	0
						1288(P)	0	06	8
						1289(P)	0	17	0
						1290(P)	0	12	2
						1291(P)	0	00	4
						1339(P)	0	38	1
						1340(P)	0	15	1
						1338(P)	0	22	0
						1342-1/1,1/2,1/3(P)	0	80	2
						1343(P)	0	32	1
						1344(P)	0	03	3
						1345(P)	0	03	0
						1362A,B(P)	0	26	0
						1373(P)	0	16	0
						1375(P)	0	12	0
						1377(P)	0	20	0
						1378(P)	0	15	1
						1383(P)	0	05	1
						1386(P)	0	20	1
						1387(P)	0	18	1
						1388(P)	0	03	0
						Stream in G.No.1343	0	00	4
						Road in G.No.1342	0	00	6
						Stream in G.No.1289	0	00	7
16	BONDI-VALI	DAPOLI	RATNA-GIRI			712(P)	0	00	4
						713(P)	0	03	0
						718(P)	0	10	0
						720(P)	0	10	6
						721A(P)	0	05	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Mussa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						722(P)	0	10	5
						723(P)	0	43	2
						724(P)	0	00	3
						725(P)	0	19	0
						726(P)	0	16	0
						728(P)	0	17	0
						731(P)	0	52	2
						753(P)	0	18	0
						754(P)	0	05	1
						755(P)	0	11	8
						756(P)	0	04	0
						757(P)	0	19	0
						762(P)	0	18	1
						763(P)	0	11	0
						764(P)	0	04	0
						767(P)	0	07	2
						768(P)	0	08	3
						769(P)	0	08	6
						795(P)	0	09	4
						796(P)	0	21	6
						797(P)	0	24	4
						798(P)	0	06	2
						799(P)	0	10	6
						800(P)	0	03	1
						802(P)	0	02	4
						803(P)	0	09	2
						804(P)	0	40	6
						816A(P)	0	16	2
						817(P)	0	14	2
						818(P)	0	20	4
						819 (C)(P)	0	16	2
						821(P)	0	07	8
						829(P)	0	16	0
						832(P)	0	22	0
						834(P)	0	14	2
						River near G.No.834(P)	0	05	5
						Stream in G.No.832(P)	0	00	5
						Stream in G.No.799(P)	0	00	6
						Stream in G.No.767(P)	0	00	8
						Cart Track in G.No.713(P)	0	00	4
						833(P)	0	00	3
17	NAVANAGAR	DAPOLI	RATNA-GIRI	1	21/1(P)		0	21	6
					21/2(P)		0	04	5
					21/9,10(P)		0	08	9
					21/11(P)		0	02	5
					21/13(P)		0	00	3
					21/14(P)		0	00	2
					21/16(P)		0	04	7
				8	3(P)		0	05	7
					5(P)		0	15	1
					11(P)		0	08	6
					16(P)		0	03	5
					17(P)		0	00	5
					23(P)		0	08	0
				10	2(P)		0	00	6
					3(P)		0	03	1
					4(P)		0	03	1
					8(P)		0	02	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				10	9(P)		0	02	9
					10(P)		0	02	2
				11	2(P)		0	07	5
				13	20(P)		0	03	7
					21(P)		0	08	1
					33(P)		0	08	1
					35(P)		0	08	5
					47(P)		0	04	5
				25	7(P)		0	04	7
					8(P)		0	05	7
					14(P)		0	02	1
				30	1(P)		0	02	8
					5(P)		0	12	6
				31	1(P)		0	05	3
					2(P)		0	03	4
					3(P)		0	02	6
					6(P)		0	06	5
					13(P)		0	04	4
					14(P)		0	01	3
					15(P)		0	06	6
				86	18(P)		0	41	6
				87	7(P)		0	17	6
					11(P)		0	00	4
					16(P)		0	02	7
				88	1C(P)		0	03	6
					1E(P)		0	08	2
				89	3(P)		0	00	8
					4(P)		0	04	0
				89	7(P)		0	10	4
					8(P)		0	06	6
					9(P)		0	00	5
					10(P)		0	02	9
					14(P)		0	03	5
				90	1/1(P)		0	03	0
					1/2(P)		0	03	5
					1/3(P)		0	02	6
					1/8(P)		0	02	2
				99	1/1 to 1/18		0	34	0
					5(P)		0	00	1
					Road in S.No.13(P)		0	02	0
18	MATWAN	DAPOLI	RATNA-GIRI	12	1(P)		0	23	6
					2(P)		0	00	1
				14	4(P)		0	13	5
					5(P)		0	51	5
				16	5A, 5B(P)		0	12	8
					8A, 8B(P)		0	06	6
					9(P)		0	02	0
					10(P)		0	03	9
				17	17(P)		0	00	6
					16(P)		0	19	0
					11(P)		0	11	5
					9(P)		0	06	2
					8(P)		0	01	9
					6(P)		0	20	5
					4(P)		0	08	2
					1(P)		0	04	0
					2(P)		0	05	9
				19	6(P)		0	19	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					7(P)		0	08	2
					8(P)		0	02	4
					9(P)		0	11	2
					12(P)		0	10	4
				26	5+13(P)		0	08	0
					4(P)		0	01	6
					7(P)		0	15	0
					12(P)		0	18	4
					13(P)		0	03	4
					15(P)		0	16	1
					River near S. No. 12/2		0	14	4
19	GANPATI-PULE	DAPOLI	RATNA-GIRI	6	5+8(P)		0	04	6
					6(P)		0	11	6
					9(P)		0	11	2
					4(P)		0	11	5
					13(P)		0	00	1
					11+14(P)		0	14	5
					10(P)		0	00	7
					16(P)		0	01	4
					15(P)		0	00	1
				7	12(P)		0	25	1
					32(P)		0	01	2
					30(P)		0	01	0
					28(P)		0	02	2
					29(P)		0	13	4
					18(P)		0	08	2
				8	3(P)		0	02	0
				9	13(P)		0	24	2
					14(P)		0	04	8
					15(P)		0	04	5
					10(P)		0	05	1
					16(P)		0	01	0
					11(P)		0	08	1
					3A (P)		0	26	0
					3B(P)		0	02	5
					12(P)		0	06	7
					6(P)		0	08	5
					4A(P)		0	01	5
					4B(P)		0	04	6
					7(P)		0	01	7
				10	1(P)		0	00	5
				11	1,2(P)		0	00	4
				17	17+18(P)		0	02	3
					7+15(P)		0	15	9
					10(P)		0	01	5
					16(P)		0	13	5
					11+12(P)		0	01	0
					14(P)		0	14	3
				18	13(P)		0	26	4
				19	0(P)		0	04	4
				20	3A, 3B, 3C(P)		0	46	6
					11(P)		0	00	4
					5+7+9(P)		0	15	4
				136	1(P)		0	21	2
					7(P)		0	03	4
					6(P)		0	06	5
					2A(P)		0	05	0
				137	4+11+12+13(P)		0	23	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					10(P)		0	00	1
					8(P)		0	00	1
					Road in S.No.6		0	00	5
					River in S.No 20		0	08	6
20	HATIP	DAPOLI	RATNA-GIRI	* 1	5(P)		0	00	2
					7(P)		0	00	1
				31	1(P)		0	03	7
				31	2+3+4(P)		0	29	2
				32	1(P)		0	20	5
					2(P)		0	05	7
					3(P)		0	00	7
				58	6(P)		0	02	1
					7(P)		0	26	1
				59	2+3(P)		0	00	2
				60	1(P)		0	00	5
					2(P)		0	03	6
					3(P)		0	09	3
					4A(P)		0	00	5
					4B(P)		0	07	4
					6(P)		0	03	5
				62	2,3(P)		0	06	0
					1(P)		0	00	2
					4,8(P)		0	1	3
				63	1(P)		0	04	4
					2(P)		0	09	2
					3(P)		0	00	1
				65	1,2,3,4,5,(P)		0	00	1
				71	1(P)		0	19	0
					2(P)		0	00	7
				72	9(P)		0	04	3
					10(P)		0	17	7
					17(P)		0	00	1
					18+19+33(P)		0	07	1
					20(P)		0	04	1
					21(P)		0	03	4
					6+16+22+23+24+28(P)		0	25	5
					30+36(P)		0	06	4
					26(P)		0	04	4
					27(P)		0	03	8
					31(P)		0	11	0
				73	17(P)		0	17	2
					18(P)		0	16	6
				74	4(P)		0	26	4
					8(P)		0	01	0
				75	4(P)		0	00	2
				77	1+2+3(P)		0	00	1
				79	1,2,3(P)		0	16	0
				99	18(P)		0	14	1
					3+4+8+12(P)		0	01	2
					5(P)		0	19	1
				101	1+13(P)		0	02	9
					2(P)		0	09	2
					3+7(P)		0	06	0
					4(P)		0	07	0
					Road in S No.63		0	02	0
21	SHIRKHAL	DAPOLI	RATNA-GIRI	142	1(P)		0	06	2
					2(P)		0	00	1
					3(P)		0	10	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					4(P)		0	11	0
					7(P)		0	01	3
				144	1,2,3(P)		0	00	5
				145	5(P)		0	01	5
					6+11+16(P)		0	09	1
					7(P)		0	01	5
					8(P)		0	01	5
					9+10(P)		0	00	3
					13+14(P)		0	06	7
					15(P)		0	00	2
				146	13(P)		0	00	5
				155	1,2(P)		0	06	4
				156	3+4+9(P)		0	00	3
					8+11+13(P)		0	00	2
					10(P)		0	00	5
					12(P)		0	00	2
					14(P)		0	12	8
					15(P)		0	06	4
					16+17(P)		0	10	0
					18(P)		0	04	2
					19+20(P)		0	00	3
					21+22+23+24(P)		0	00	8
				156	25+26(P)		0	00	4
					27(P)		0	00	1
					28(P)		0	00	2
					29(P)		0	00	3
					30+39(P)		0	00	1
					32(P)		0	00	2
					33(P)		0	00	1
					34(P)		0	00	1
					36(P)		0	00	1
					37(P)		0	00	1
					38(P)		0	00	1
				157	1(P)		0	02	5
					2(P)		0	01	0
					3(P)		0	00	2
					4(P)		0	06	5
					5(P)		0	01	0
					6+8+9(P)		0	11	0
					7(P)		0	15	0
					10+11(P)		0	00	5
					13+14+15(P)		0	00	4
				158	1(P)		0	13	8
					2+3+4+8+14(P)		0	15	6
					13(P)		0	00	3
				168	1(P)		0	00	1
					2+3+4+10(P)		0	01	6
				168	5(P)		0	04	5
					6+7(P)		0	04	6
					8(P)		0	01	6
					9+11(P)		0	11	9
					12(P)		0	00	1
					13+14(P)		0	00	5
					15+16(P)		0	00	5
				178	5(P)		0	00	1
					6(P)		0	00	1
					7(P)		0	05	5
					8(P)		0	03	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					10+11(P)		0	00	1
					15(P)		0	00	1
					16(P)		0	06	0
					21(P)		0	08	4
					24(P)		0	02	7
					25(P)		0	05	0
					32(P)		0	07	3
					34(P)		0	00	3
					35(P)		0	00	2
					40(P)		0	00	1
					43(P)		0	03	5
					44(P)		0	06	3
					45(P)		0	00	1
					47(P)		0	00	1
					49(P)		0	00	1
					50(P)		0	00	1
					51(P)		0	00	1
					52(P)		0	00	1
				179	1(P)		0	02	2
					2(P)		0	05	8
					3(P)		0	01	0
					5(P)		0	00	8
					7(P)		0	00	1
				180	7(P)		0	00	1
					9(P)		0	10	4
					13(P)		0	08	4
					14(P)		0	01	0
					15A, B(P)		0	08	4
					18(P)		0	10	8
					20(P)		0	08	0
				208	1(P)		0	00	3
					2(P)		0	00	6
					3(P)		0	03	0
					4(P)		0	00	9
					5(P)		0	00	8
					6(P)		0	02	8
					9(P)		0	00	6
					10(P)		0	00	1
				209	1(P)		0	23	0
					2+3+4+7+13(P)		0	00	5
				210	4(P)		0	00	1
					5(P)		0	14	0
					8(P)		0	30	0
					10(P)		0	12	8
				213	15(P)		0	12	0
					12+13(P)		0	11	2
				228	2(P)		0	00	5
					Road in S. No. 228/1		0	00	3
						324(P)	0	11	8
						325(P)	0	00	1
						326(P)	0	07	1
						327A,B,C(P)	0	01	6
						354(P)	0	00	3
						355(P)	0	00	2
						362(P)	0	00	1
						363(P)	0	03	5
						364(P)	0	09	8
						365(P)	0	06	5

22 CHINCHALI DAPOLI RATNA-GIRI

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						366(P)	0	00	2
						384(P)	0	13	6
						392(P)	0	00	1
						394(P)	0	00	1
						395(P)	0	12	5
						396/1,2(P)	0	20	0
						397(P)	0	00	4
						398(P)	0	00	5
						399(P)	0	00	5
						402(P)	0	04	0
						403(P)	0	04	5
						404(P)	0	06	6
						405(P)	0	03	2
						406(P)	0	00	6
						407(P)	0	07	7
						408(P)	0	01	3
						409(P)	0	01	0
23	VISAPUR	DAPOLI	RATNAGIRI	31	1(P)		0	01	0
				31	5A(P)		0	01	5
				32	1A,B,C,D(P)		0	14	1
					4(P)		0	02	3
					6(P)		0	24	6
					7(P)		0	01	1
					9(P)		0	00	3
					11(P)		0	16	0
					14A,B(P)		0	28	0
					16(P)		0	01	2
					18A,B(P)		0	31	2
					19(P)		0	02	0
					20(P)		0	01	8
					22(P)		0	00	6
					23(P)		0	00	1
					26(P)		0	02	0
				44	1(P)		0	24	5
					2(P)		0	13	3
					3(P)		0	03	6
					5(P)		0	02	8
				45	1(P)		0	03	5
				46	0(P)		0	07	0
				48	1(P)		0	10	5
					2(P)		0	32	0
					3,4A,B,C,5(P)		0	46	0
					6(P)		0	10	0
					7A,B(P)		0	08	8
					8(P)		0	06	4
					9A,B(P)		0	08	0
				87	12+13(P)		0	10	9
				88	6(P)		0	07	4
				89	1(P)		0	09	1
					2(P)		0	01	0
				91	2A,B(P)		0	09	5
					3(P)		0	01	3
					4(P)		0	24	4
				96	12(P)		0	03	5
				98	6(P)		0	07	4
					7(P)		0	06	3
					8(P)		0	00	2
					9(P)		0	02	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					10(P)		0	01	4
					11(P)		0	08	4
					12(P)		0	08	1
					14(P)		0	10	0
					15(P)		0	00	4
					17(P)		0	11	5
				99	5(P)		0	06	0
					6(P)		0	01	8
					2(P)		0	18	6
				99	1(P)		0	05	8
					7(P)		0	01	8
					9(P)		0	00	3
				118	1+9(P)		0	16	9
					3(P)		0	11	9
					6A,B(P)		0	09	2
					7(P)		0	04	7
					10A,B,C,D,E(P)		0	13	2
					11(P)		0	03	0
				119	1(P)		0	02	4
					2(P)		0	04	4
					3(P)		0	16	5
					4(P)		0	00	7
				122	2(P)		0	11	0
					3(P)		0	01	9
					4+5(P)		0	08	4
				123	6A,B,C(P)		0	17	0
				131	2(P)		0	03	9
					4(P)		0	03	5
				131	5(P)		0	01	9
					7+8+9+12+13+17(P)		0	09	0
					14(P)		0	06	0
				133	1(P)		0	06	1
					Road in S.No.118		0	06	0
					Road in between S.No. 119 & 122		0	02	5
					Road in S.No. 123		0	01	0
					Road approach S.No.32		0	00	3
24	SOVELI	DAPOLI	RATNA-GIRI	52	4+7(P)		0	34	3
				55	1(P)		0	54	7
					4A,B(P)		0	00	1
					3/2,5A,B(P)		0	20	2
				56	1A,B(P)		0	12	8
					2(P)		0	18	2
				61	1+4(P)		0	07	2
					2(P)		0	05	5
				62	1(P)		0	09	3
					2+3(P)		0	04	1
					7(P)		0	00	2
					8(P)		0	00	1
					9(P)		0	00	6
					10(P)		0	06	2
				64	4,8(P)		0	00	1
				65	5(P)		0	03	5
					7(P)		0	03	5
					8(P)		0	02	7
					9(P)		0	07	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Area	Pt.
1	2	3	4	5	6	7	8	9	10
					11+16(P)		0	08	6
					12(P)		0	00	5
					14(P)		0	03	4
				66	6(P)		0	00	6
				73	1A,B,C,D,E(P)		0	19	7
					4(P)		0	12	4
				74	23C(P)		0	00	1
					23A(P)		0	02	9
					15+18+20+21+22(P)		0	09	6
					13+27(P)		0	02	3
					14(P)		0	01	3
					12+19+28(P)		0	03	2
					9(P)		0	00	9
					7+8(P)		0	04	8
					4+5(P)		0	06	2
					2(P)		0	06	0
					3(P)		0	01	6
				76	1/6+9(P)		0	00	3
				97	1+2(P)		0	00	6
				98	1(P)		0	01	1
					2(P)		0	00	6
				99	1,2A,B,3,4(P)		0	00	4
				102	1(P)		0	01	0
					2(P)		0	01	0
				103	1A,B(P)		0	08	0
					2A,B(P)		0	11	0
				104	1(P)		0	11	0
				106	5+6(P)		0	06	5
					3,4(P)		0	01	1
				108	1(P)		0	10	0
					2(P)		0	06	8
				109	1+2+3+4+5(P)		0	20	0
				111	2(P)		0	20	8
					4(P)		0	03	5
					6(P)		0	07	0
					7(P)		0	09	0
					8(P)		0	09	0
					9(P)		0	00	2
				112	2(P)		0	25	2
					5(P)		0	30	1
				113	3(P)		0	03	5
					4(P)		0	03	2
					5(P)		0	01	3
					6(P)		0	01	2
					10(P)		0	01	3
				114	5,6(P)		0	36	0
					11A,B(P)		0	03	2
				114	12(P)		0	01	2
					13(P)		0	11	8
					15(P)		0	07	0
				164	2A,B,C(P)		0	00	7
					3(P)		0	04	1
					7(P)		0	07	9
					10+11(P)		0	06	8
					River in between S.No.104 & 73		0	11	2
					Cart Track in S.No. 112/2(P)		0	02	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
25	SHIRSADI	DAPOLI	RATNA-GIRI	48	$\frac{1+2+3}{1}$ TC $\frac{1+2+3}{6}$		0	07	9
				55A	1/1,1/2(P)		0	16	6
					2(P)		0	06	7
					3(P)		0	05	8
				77	1(P)		0	01	6
					2(P)		0	10	6
					4/1(P) to 4/7(P)		0	14	8
					8/1,2(P)		0	04	5
26	VINHE	MANDAN-GAD	RATNA-GIRI	16	0		0	00	8
				17	1		0	12	1
					2A,2B		0	08	4
					4		0	18	4
					7		0	18	4
					9		0	28	1
				19	9		0	08	0
					10		0	12	1
				25	0		0	05	8
				26	10		0	00	8
					11		0	02	0
					13		0	13	0
					16		0	04	8
				27	1		0	19	6
					2		0	11	4
				36	7		0	10	3
				40	1A,B		0	23	5
				41	1		0	02	7
				58	1A,B		0	09	6
					2		0	12	6
				59	1		0	18	1
					2		0	02	8
					3		0	06	1
					4		0	06	5
					5		0	06	6
				60	1		0	00	7
					3/1		0	00	2
					3/2		0	00	2
				75	1		0	16	6
					2A,B		0	01	2
				76	1+2		0	05	4
				125	1		0	07	2
					2		0	01	7
					3		0	09	5
					5		0	06	0
					7		0	16	0
					9		0	07	4
					10		0	06	6
					11		0	03	9
					Road in between S. No 19/9 & 17/9		0	00	7
					Stream Near S. No 25/0		0	00	5
					Stream Near S. No 25/0		0	09	0
					Cart Track in between S. No. 26/13		0	00	5
27	VALOTE	MANDAN-GAD	RATNA-GIRI	92	0(P)		0	06	6
				93	5A,5B (P)		0	12	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					2+4(P)		0	02	2
				96	2(P)		0	10	0
					3A+3B(P)		0	08	6
					1(P)		0	00	1
				97	13B+A(P)		0	00	1
					12(P)		0	10	0
					5(P)		0	01	2
					2(P)		0	01	2
					1(P)		0	14	0
				111	5(P)		0	02	4
					7(P)		0	00	2
				112	2(P)		0	17	1
					5(P)		0	11	4
					6(P)		0	05	6
					7(P)		0	02	0
					8(P)		0	03	7
				118	0(P)		0	11	2
				121	2A+2B(P)		0	03	1
					3A+3B(P)		0	06	0
					5+6(P)		0	20	0
					7(P)		0	00	5
					1(P)		0	04	4
				122	2(P)		0	01	0
				125	1(P)		0	04	0
					2(P)		0	05	5
					4(P)		0	04	8
					7(P)		0	03	2
					8(P)		0	01	3
					9(P)		0	03	0
					11(P)		0	00	1
				126	1(P)		0	18	8
					3(P)		0	01	0
					4(P)		0	00	8
					7(P)		0	18	2
				132	1(P)		0	11	8
					2(P)		0	10	7
					3(P)		0	11	0
					4(P)		0	04	8
					5(P)		0	04	3
					6(P)		0	04	8
				142	5(P)		0	00	8
					12(P)		0	04	2
					17(P)		0	06	6
					19(P)		0	11	1
				146	1(P)		0	08	4
					2(P)		0	30	0
					3A+3B(P)		0	08	5
					4(P)		0	03	8
					6(P)		0	00	8
					9(P)		0	00	1
				147	1(P)		0	01	5
					7(P)		0	00	1
				172	15(P)		0	32	8
				179	1(P)		0	02	0
					3(P)		0	20	0
					7+8(P)		0	18	3
					9(P)		0	08	0
					10(P)		0	02	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					16(P)		0	00	7
					River Near S.No. 93		0	10	6
					Road in between S.No. 132/4 & 132/5		0	01	6
28	TIDE	MANDAN-GAD	RATNA-GIRI	37	1(P)		0	00	5
					13(P)		0	19	3
					25(P)		0	07	1
					32(P)		0	09	9
					45(P)		0	01	5
				46	2(P)		0	04	6
					5(P)		0	01	0
					6(P)		0	00	5
					7(P)		0	05	2
					14(P)		0	18	3
					17(P)		0	01	2
					20(P)		0	07	0
					21(P)		0	03	0
					24/1,2(P)		0	04	9
					25(P)		0	07	4
					28(P)		0	00	5
					29(P)		0	07	5
				47	1(P)		0	06	9
					2(P)		0	01	5
					3(P)		0	02	3
					7(P)		0	00	8
					8(P)		0	03	5
					12A,B(P)		0	07	9
					13(P)		0	12	5
					16(P)		0	02	8
				48	2(P)		0	00	6
					3(P)		0	02	1
					4(P)		0	12	0
					6(P)		0	10	5
				50	7(P)		0	03	2
					10(P)		0	06	1
					12(P)		0	02	1
				51	1A+2,1B+3/1,1B+3/2(P)		0	02	7
					4A,B(P)		0	00	2
					5(P)		0	00	2
					8(P)		0	03	1
					9(P)		0	02	1
					10(P)		0	03	8
				53	14(P)		0	00	5
				149	4(P)		0	00	5
					5,6A,B(P)		0	03	5
					9(P)		0	32	0
				150	1/1,1/2(P)		0	04	1
					2(P)		0	01	5
				152	3(P)		0	00	8
					4(P)		0	01	4
				153	1(P)		0	01	3
					2(P)		0	04	1
					3(P)		0	06	0
					4(P)		0	01	9
				156	1A,B(P)		0	24	0
				158	2(P)		0	08	0
					5(P)		0	27	2

Sr. No.	Name of the Village	Taluk	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect.	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					6(P)		0	32	0
				176	1(P)		0	07	1
					2(P)		0	02	6
					20/1,2(P)		0	10	6
				177	1(P)		0	01	2
				178	2(P)		0	16	2
					5(P)		0	01	8
				179	1+2(P)		0	01	0
				181	7(P)		0	00	5
					14(P)		0	12	9
					15(P)		0	09	3
					20(P)		0	17	6
					24(P)		0	13	7
					26(P)		0	00	7
				184	1A,B(P)		0	11	4
				185	6(P)		0	18	0
					8(P)		0	27	0
					9(P)		0	04	7
				186	1A,B(P)		0	03	1
					2(P)		0	02	3
					5(P)		0	01	9
					6(P)		0	01	5
				198	3A(P)		0	18	4
					6(P)		0	03	6
					7(P)		0	07	2
				198	8A,B(P)		0	11	2
					9(P)		0	04	1
					10(P)		0	10	3
				199	1(P)		0	10	2
					2(P)		0	25	5
					5+11(P)		0	19	2
					Cart Track in S.No. 185		0	00	5
					River between S.No. 186 & 185		0	30	0
29	TALEGHAR	MANDAN-GAD	RATNA-GIRI	10	1(P)		0	13	1
				11	2(P)		0	28	7
					3(P)		0	08	5
					4(P)		0	02	5
					10(P)		0	20	6
					11A,B(P)		0	07	2
					12(P)		0	06	9
					13(P)		0	06	5
				12	1A,B(P)		0	08	2
					2(P)		0	13	1
					3A,B,C(P)		0	27	8
					4(P)		0	15	1
				19	2(P)		0	31	4
					4(P)		0	11	4
					Unmettled Road in S.No.11 & P.No.281		0	01	0
					Unmettled Road in S.No.11 & P.No.283		0	02	0
30	TERDI	MANDAN-GAD	RATNA-GIRI			83(P)	0	08	6
						88(P)	0	13	8
						89(P)	0	06	2
						90(P)	0	06	9

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						96(P)	0	19	2
						98(P)	0	08	5
						115(P)	0	26	4
						137(P)	0	01	5
						138(P)	0	00	4
						139(P)	0	04	2
						140(P)	0	04	7
						141(P)	0	04	1
						142(P)	0	00	7
						143(P)	0	05	4
						144(P)	0	04	4
						145(P)	0	00	1
						146(P)	0	00	1
						149(P)	0	03	6
						150(P)	0	09	8
						151(P)	0	11	5
						153(P)	0	01	2
						164(P)	0	33	6
						169(P)	0	02	4
						171A(P)	0	01	3
						171B(P)	0	07	0
						172(P)	0	02	6
						Deorai 152(P)	0	09	6
						Road in between G.No. 144(P) & 115(P)	0	04	6
						Road in between G.No. 96(P) & 89(P)	0	02	0
						Road in between G.No. 96(P) & 89(P)	0	02	4
31	KUDUK-KHURD	MANDAN-GAD	RATNA-GIRI			201(P)	0	31	5
						202(P)	0	18	6
						203(P)	0	00	1
						204(P)	0	16	5
						205(P)	0	27	0
						217(P)	0	22	3
						218(P)	0	00	5
						219(P)	0	01	5
						220(P)	0	05	5
						226(P)	0	00	3
						271(P)	0	06	5
						272(P)	0	13	5
						273(P)	0	51	5
						295(P)	0	01	5
						319(P)	0	11	0
						320(P)	0	09	5
						324A(P)	0	00	5
						325(P)	0	00	3
						327(P)	0	01	5
						331(P)	0	08	2
						332(P)	0	00	5
						339(P)	0	22	5
						348(P)	0	28	3
						350(P)	0	00	5
						368(P)	0	00	3
						369(P)	0	00	4
						370(P)	0	02	7
						371(P)	0	01	5
						373(P)	0	10	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Area	Pt.
1	2	3	4	5	6	7	8	9	10
						374(P)	0	00	3
						379(P)	0	00	5
						380(P)	0	04	4
						381(P)	0	00	3
						384(P)	0	01	5
						385(P)	0	01	2
						386(P)	0	03	5
						387(P)	0	02	0
						388(P)	0	02	3
						390(P)	0	08	1
						446(P)	0	13	5
						447(P)	0	02	5
						449(P)	0	11	4
						450(P)	0	08	4
						451(P)	0	03	8
						456(P)	0	09	1
						457(P)	0	00	3
						458(P)	0	06	5
						459(P)	0	11	7
						460(P)	0	22	5
						462(P)	0	16	8
						463(P)	0	12	0
						466(P)	0	03	9
						470(P)	0	01	3
						472(P)	0	00	8
						473(P)	0	03	0
						474(P)	0	22	7
						475(P)	0	09	5
						476(P)	0	05	4
						483(P)	0	00	2
						553(P)	0	00	2
						569(P)	0	03	1
						570(P)	0	01	3
						571(P)	0	16	5
						574(P)	0	03	2
						575(P)	0	00	2
						576(P)	0	02	5
						577A(P)	0	02	8
						577B(P)	0	00	2
						578B(P)	0	22	5
						582A(P)	0	02	4
						582B(P)	0	31	2
						694(P)	0	20	8
						695(P)	0	05	2
						696/1,2(P)	0	00	8
						698(P)	0	11	5
						699(P)	0	16	4
						700(P)	0	05	1
						702(P)	0	27	3
						704/2(P)	0	01	2
						706(P)	0	00	7
						707(P)	0	09	5
						708(P)	0	02	3
						709(P)	0	11	5
						732(P)	0	00	5
						734(P)	0	00	5
						735(P)	0	03	0
						737(P)	0	01	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						738(P)	0	00	4
						740(P)	0	07	4
						743(P)	0	09	3
						866(P)	0	07	0
						867(P)	0	06	2
						868(P)	0	07	6
						869(P)	0	06	7
						870(P)	0	01	3
						875(P)	0	01	5
						876(P)	0	03	7
						877(P)	0	06	6
						878(P)	0	14	6
						887(P)	0	01	2
						888(P)	0	00	5
						891(P)	0	05	5
						991(P)	0	02	6
						1126A(P)	0	00	7
						1126B(P)	0	12	6
						1218(P)	0	13	2
						1228(P)	0	00	5
						1229(P)	0	16	8
						1233(P)	0	14	8
						1239(P)	0	00	5
						1242(P)	0	02	4
						1243(P)	0	03	4
						1244(P)	0	00	3
						1245(P)	0	03	5
						1247(P)	0	13	6
						296(P)	0	16	3
						294(P)	0	06	3
						Stream near G.No.201(P)	0	01	8
						Road in between G.No. 1229 & 1218(P)	0	02	1
						Stream in between G.No. 295 & 296(P)	0	02	0
						Road in G.No. 1126A,B(P)	0	02	5
						Road in between G.No. 709 & 991(P)	0	01	5
						Stream in between G No. 743 & village Boundary	0	02	5
32	ADISTE	MAHAD	RAIGAD	21	5(P)		0	09	0
					6(P)		0	09	0
					8(P)		0	01	0
					9(P)		0	11	0
				25	10A(P)		0	10	0
					12(P)		0	10	0
					13(P)		0	08	0
					14(P)		0	14	0
					24(P)		0	01	0
					25+26(P)		0	13	0
				26	2(P)		0	07	5
				27	0(P)		0	10	5
				31	8(P)		0	03	0
					25(P)		0	07	5
					32(P)		0	10	3
					33(P)		0	00	7
					35(P)		0	03	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					37(P)		0	03	5
					45(P)		0	13	5
					46(P)		0	16	8
				35	3(P)		0	09	0
					5(P)		0	11	6
					6(P)		0	03	6
					7(P)		0	06	3
					8(P)		0	05	5
					9(P)		0	12	0
					10(P)		0	00	1
					11(P)		0	07	5
					12(P)		0	00	1
					13(P)		0	00	1
					14(P)		0	00	1
				36	0(P)		0	00	1
				37	1(P)		0	14	2
					5(P)		0	06	4
					6(P)		0	00	1
					7(P)		0	11	7
					8(P)		0	05	0
					9(P)		0	07	5
					11(P)		0	23	0
					12(P)		0	04	8
					32(P)		0	30	5
					33(P)		0	00	1
					37(P)		0	00	3
					38(P)		0	00	4
					39(P)		0	11	5
					40(P)		0	06	6
				41	1(P)		0	00	3
					2A(P)		0	14	2
					2B(P)		0	02	5
					2C(P)		0	12	5
				41	9(P)		0	00	7
					10+17(P)		0	19	3
					11(P)		0	04	2
					18(P)		0	20	0
					19(P)		0	08	0
					27(P)		0	00	1
				44	1(P)		0	04	4
					2(P)		0	02	8
					9(P)		0	13	2
					11(P)		0	13	6
					12(P)		0	13	2
					14(P)		0	00	2
					15(P)		0	11	5
					16(P)		0	20	5
					18(P)		0	10	5
					20(P)		0	08	0
					21(P)		0	07	0
				135	1,2(P)		0	12	0
				143	1(P)		0	09	8
					3(P)		0	00	2
				25	11(P)		0	03	0
				235	0(P)		0	52	3
					Nala between boundary of village Adiste & Kudukkhurd		0	02	0
					Nala in S.No.41/2A		0	01	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
33	KHAIRE Tarf TUDIL	MAHAD	RAIGAD	5	Nala in S.No.37/11A		0	01	0
					Nala in S.No. 37/32		0	01	0
				6	1A to 1E (P)		0	30	3
					2A,2B(P)		0	00	6
				7	1(P)		0	08	0
					3A,3B(P)		0	09	0
				20	4A,4B+6(P)		0	06	4
					2A/1,2A/2,2B(P)		0	02	5
				23	1A,1B(P)		0	50	8
					3A1,3A2,3B(P)		0	03	9
				24	4(P)		0	05	1
					1A,1B+2(P)		0	00	2
				25	6(P)		0	01	6
					7(P)		0	01	8
				43	10(P)		0	22	6
					11(P)		0	03	5
				44	16(P)		0	03	0
					17(P)		0	14	2
				25	18(P)		0	18	2
					25A,25B/1,25B/2(P)		0	28	6
				43	2A,2B(P)		0	12	5
					1,2(P)		0	02	4
				44	24(P)		0	02	4
					River in between S. No. 24 & 6 (P)		0	04	8
				25	Stream in between village boundary of Khaire and Valang		0	00	8
					2A(1),2A(2),2A/2,2B/1(P)		0	14	2
34	VALANG	MAHAD	RAIGAD	2	3A,3B(P)		0	16	0
					6 to 15 (P)		0	25	1
				4	1A,1B(P)		0	04	4
					2(P)		0	01	1
				5	3(P)		0	10	1
					5(P)		0	21	5
				6	4(P)		0	03	6
					1 to 10 (P)		0	22	9
				10	1 to 7 (P)		0	28	8
					1A to 1D (P)		0	19	0
				14	1A,1B,1C(P)		0	01	6
					1A,1B(P)		0	14	4
				61	2(P)		0	26	0
					3(P)		0	10	0
				63	1(P)		0	11	8
					2(P)		0	09	7
				64	3(P)		0	00	4
					28A(P)		0	00	2
				88A	Stream in between S. No. 64 and Khaire village boundary		0	01	3
					1(P)		0	06	8
				1	2A,2B,2C(P)		0	04	8
					6A,6B,6C(P)		0	06	0
35	ROHAN	MAHAD	RAIGAD	1	7(P)		0	03	8
					8A(P)		0	12	0
				2	8B(P)		0	03	2
					3 TO 13(P)		0	19	0
				5	1A to 1D(P)		0	13	6
					3A, 3B(P)		0	14	7
				6	6(P)		0	02	2
					7(P)		0	02	2
				7					
				8					
				9					

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					8(P)		0	02	2
					9(P)		0	06	0
					10(P)		0	01	7
					11(P)		0	01	4
				8	1(P)		0	06	1
					2(P)		0	06	0
					3(P)		0	12	0
					4(P)		0	09	6
					5A, 5B(P)		0	16	8
				11	1(P)		0	05	3
					2A, 2B, 2C(P)		0	26	6
					3A, 3B, 3C(P)		0	01	9
					4A, 4B(P)		0	11	1
					5(P)		0	00	1
				12	4(P)		0	00	3
				18	1(P)		0	05	2
					Road in between S. No. 8 & 18		0	01	5
36	JUIBUDRUK MAHAD	RAIGAD		36	(P)		0	00	8
				37	1A/1, 1A/2, 1A/3, (P)		0	26	9
					1B, 1C, 1F, 1D, 1E, 1H(P)				
				38	1/1, 1/2, 1/3, 1/4(P)		0	36	0
				44	1(P)		0	01	1
				45	1(P)		0	10	0
					2(P)		0	07	0
					3(P)		0	01	9
				46	9A, 9B, 9C, 9D(P)		0	01	9
				50	1(P)		0	05	5
					4(P)		0	01	2
					6(P)		0	00	9
					7(P)		0	06	9
					8(P)		0	00	1
				51	1(P)		0	00	1
					2A, 2B, 2C, 2D(P)		0	17	5
					3(P)		0	02	7
				52	10(P)		0	09	9
					11A, 11B(P)		0	01	6
					River crossings in bet. S. No. 38 & 37		0	03	0
					River crossings in bet. S. No. 37 & 46		0	19	6
					Savitri River Crossing in bet. S. No. 52/10 of village juibudruk & G. No. 224 of village sape		0	63	6
37	DABHOL	MAHAD	RAIGAD	21	15(P)		0	06	0
					18(P)		0	00	2
				37	1A, 1A/1, 1A/2, 1B, 1B/1, } 1B/2, 1C/1, 1C/2, 2(P) }		0	02	2
				38	1+2+3(P)		0	05	0
					6(P)		0	04	6
					7(P)		0	01	5
					8A, 8B(P)		0	00	9
					9(P)		0	00	1
38	SAPE	MAHAD	RAIGAD			15(P)	0	03	5
	TARF					16(P)	0	05	5
	GOVELE					17(P)	0	00	3
						19(P)	0	05	6
						21(P)	0	07	2
						23(P)	0	06	7
						211(P)	0	15	2
						212(P)	0	20	7
						218(P)	0	05	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						219(P)	0	02	3
						220(P)	0	07	6
						222(P)	0	08	0
						224(P)	0	07	2
						225(P)	0	01	0
						229(P)	0	05	6
						231(P)	0	09	3
						232(P)	0	12	2
						237(P)	0	27	0
						238(P)	0	02	1
						248(P)	0	01	5
						250(P)	0	08	3
						251(P)	0	02	6
						252(P)	0	00	2
						258(P)	0	00	6
						260(P)	0	17	8
						264(P)	0	05	0
						270(P)	0	08	0
						271(P)	0	00	7
						272(P)	0	00	9
						276(P)	0	00	1
						277(P)	0	01	5
						278(P)	0	12	1
						279(P)	0	06	9
						281(P)	0	05	7
						285(P)	0	06	3
						289(P)	0	04	6
						290(P)	0	05	5
						291(P)	0	00	1
						292(P)	0	02	5
						293(P)	0	01	3
						294(P)	0	05	6
						295(P)	0	07	7
						301(P)	0	06	4
						302(P)	0	02	4
						303(P)	0	02	6
						305(P)	0	08	0
						306(P)	0	01	0
						342(P)	0	03	3
						343(P)	0	05	2
						344(P)	0	06	5
						349(P)	0	01	1
						350(P)	0	00	1
						351(P)	0	04	6
						352(P)	0	02	5
						357(P)	0	05	3
						358(P)	0	05	5
						359(P)	0	07	2
						360(P)	0	02	2
						361(P)	0	03	1
						367(P)	0	00	4
						368(P)	0	00	3
						380(P)	0	02	8
						381(P)	0	02	7
						401(P)	0	09	7
						402(P)	0	01	4
						403(P)	0	02	9
						404(P)	0	03	6

Sr. No.	Name of the Village	Taluk	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						405(P)	0	02	6
						406(P)	0	01	5
						407(P)	0	02	0
						419(P)	0	01	1
						420(P)	0	10	2
						421(P)	0	06	6
						426(P)	0	00	1
						427(P)	0	03	6
						428(P)	0	05	3
						430(P)	0	07	1
						433(P)	0	00	1
						441(P)	0	01	1
						442(P)	0	05	7
						443(P)	0	03	8
						447(P)	0	00	6
						449(P)	0	05	9
						686(P)	0	06	1
						688(P)	0	04	7
						689(P)	0	01	2
						690(P)	0	00	6
						691(P)	0	00	1
						695(P)	0	02	2
						228(P)	0	07	0
						230(P)	0	04	5
						348(P)	0	02	5
						302/303(P)	0	02	5
39	TOLBUDRUK	MAHAD	RAIGAD			85(P)	0	01	5
						86(P)	0	13	5
						88(P)	0	00	7
						89(P)	0	12	0
						222(P)	0	00	2
						223(P)	0	05	3
						224(P)	0	11	5
						225(P)	0	11	2
						227(P)	0	04	4
						228(P)	0	10	0
						236(P)	0	01	2
						237(P)	0	04	8
						238(P)	0	02	4
						239(P)	0	04	4
						240(P)	0	00	1
						241(P)	0	12	0
						537(P)	0	00	1
						538(P)	0	09	0
						539(P)	0	12	0
						540(P)	0	16	0
						541(P)	0	07	0
						542(P)	0	06	0
						543(P)	0	10	5
						544(P)	0	02	6
						545(P)	0	04	4
						546(P)	0	07	5
						547(P)	0	00	1
						548(P)	0	02	5
						556(P)	0	00	5
						557(P)	0	07	5
						558(P)	0	25	5
						559(P)	0	00	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Elsen Number	Cat Number	Area		
							Hect	Acre	Pt.
1	2	3	4	5	6	7	8	9	10
						560(P)	0	29	5
						561(P)	0	08	4
						565(P)	0	11	0
						568(P)	0	22	0
						572(P)	0	13	6
						574(P)	0	01	6
						575(P)	0	07	5
						577(P)	0	06	8
						581(P)	0	29	5
						583(P)	0	00	1
						585(P)	0	01	8
						586(P)	0	23	2
						587(P)	0	12	3
						588(P)	0	14	7
						592(P)	0	02	8
						596(P)	0	04	0
						597(P)	0	03	2
						598(P)	0	01	5
						599(P)	0	11	4
						601(P)	0	06	9
						602(P)	0	09	8
						612(P)	0	19	5
						613(P)	0	00	1
						644(P)	0	03	0
						648(P)	0	03	8
						649(P)	0	03	5
						652(P)	0	05	2
						654(P)	0	05	5
						665(P)	0	04	4
						666(P)	0	06	0
						667(P)	0	01	1
						669(P)	0	00	1
						682(P)	0	09	2
						683(P)	0	12	8
						703(P)	0	01	3
						704(P)	0	10	2
						705(P)	0	09	2
						706(P)	0	01	3
						817(P)	0	01	2
						818(P)	0	09	0
						820(P)	0	09	0
						821(P)	0	06	0
						822(P)	0	15	0
						828 A,B(P)	0	06	2
						829(P)	0	00	6
						830(P)	0	02	8
						839(P)	0	02	6
						854(P)	0	08	0
						855(P)	0	13	0
						856(P)	0	00	1
						891(P)	0	03	4
						Nala in bet. P. No. 362 & 363	0	00	9
						Road in bet. G. No. 585, 586, 588	0	02	0
39A	VEER	MAHAD	RAIGAD			Nala in bet. G. No. 89 and 224	0	01	8
						332(P)	0	00	6
						333(P)	0	01	0

Sr. No.	Name of the Village	Taluk	District	Survey Number	Hissa Number	Cat Number	Area		
							Hect	Area	Pt.
1	2	3	4	5	6	7	8	9	10
40	DEVALI TARF GOREGAON	MANGAON	RAIGAD	91	13(P)		0	00	8
				92	1(P)		0	04	3
					2(P)		0	03	1
					3(P)		0	12	5
				96	1 to 15(P)		0	28	3
				97	1,2(P)		0	25	8
				99	1A,1B(P)		0	06	6
				132	0(P)		0	05	2
					River in between Village Tolbudruk & Village Devali		0	40	0
					Stream in between S. No. 132 & 144		0	17	9
					Stream in between S. No. 99 and village boundary of Vadpale		0	02	0
41	WADPALE	MANGAON	RAIGAD	55	1(P)		0	15	1
				60	1(P)		0	06	7
				61	1(P)		0	05	4
					2(P)		0	00	5
					3(P)		0	00	3
				62	5(P)		0	00	1
					6(P)		0	04	5
					7(P)		0	06	5
				67	1(P)		0	18	2
					2(P)		0	05	4
				68	2(P)		0	03	6
					3(P)		0	00	4
					4(P)		0	04	0
					5(P)		0	03	0
				70	3A,3B(P)		0	04	8
					9A,9B(P)		0	10	8
				72	1A,1B,1C(P)		0	09	9
					7A,7B(P)		0	02	3
					8(P)		0	02	5
				90	1,2,3(P)		0	03	2
				49A	(P)		1	04	0
				50	0(P)		0	54	2
				92	0(P)		0	03	0
				99	0(P)		0	01	5
42	LAKHPALE	MANGAON	RAIGAD		Stream in bet. S. No. 99 of Devali village and S. No. 50 of Wadpale village		0	02	0
					Stream in bet. S. No. 99 of Devali village and S. No. 50 of Wadpale village		0	01	2
					Stream in between S. No. 49A		0	01	0
					76(P)		0	09	9
					77(P)		0	12	4
					78(P)		0	00	9
					79(P)		0	00	3
					80(P)		0	11	7
					82(P)		0	00	1
					104(P)		0	03	9
					105(P)		0	05	7
					106(P)		0	02	5
					108/2(P)		0	07	4
					140(P)		0	01	3
					141(P)		0	00	1
					142(P)		0	12	0
					143(P)		0	15	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						169(P)	0	02	9
						170(P)	0	04	5
						175(P)	0	00	1
						176(P)	0	09	1
						177(P)	0	01	4
						178(P)	0	00	3
						250(P)	0	03	0
						251(P)	0	02	0
						252(P)	0	00	9
						259(P)	0	03	4
						260A(P)	0	12	2
						263(P)	0	01	9
						265(P)	0	01	8
						266(P)	0	04	8
						267(P)	0	01	9
						268(P)	0	05	6
						269(P)	0	05	3
						270(P)	0	02	6
						324(P)	0	02	9
						326(P)	0	01	0
						327(P)	0	11	2
						328(P)	0	00	5
						332(P)	0	07	1
						400(P)	0	01	7
						401(P)	0	02	3
						402(P)	0	03	2
						403(P)	0	02	8
						404(P)	0	01	2
						405(P)	0	01	0
						406(P)	0	01	4
						407(P)	0	02	5
						408(P)	0	01	4
						409(P)	0	01	0
						410(P)	0	04	2
						585(P)	0	01	9
						601(P)	0	00	6
						602(P)	0	05	5
						603(P)	0	08	8
						604(P)	0	04	2
						605(P)	0	08	9
						606(P)	0	06	8
						607(P)	0	08	9
						608(P)	0	01	4
						Nala in between G.No.270 & 332(P)	0	02	7
43	TEMPALE	MANGAON	RAIGAD	33	1,2,3(P)		0	00	4
				34	1,2,3(P)		0	19	6
				35	1(P)		0	13	1
					2A,2B(P)		0	07	6
					3(P)		0	03	6
				44	1 to 7(P)		0	03	6
				47	1(P)		0	02	2
					2(P)		0	04	8
					3(P)		0	03	2
					4(P)		0	08	6
					6(P)		0	12	8
					8(P)		0	04	2
				50	1(P)		0	00	4

Sr. No.	Name of the Village	Taluk	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				51	1(P)		0	00	1
					2/A,B(P)		0	06	0
					3A/1+3B/1(P) +		0	09	1
					3A/2+3B/2(P)				
				54	1 to 6(P)		0	22	7
					Stream in between		0	03	6
					S.No.35 & 47				
					Konkan Railway crossing		0	09	7
					inbetween S.No.50 & 54				
					Stream in between		0	02	2
					S.No. 50 & 54				
44	KHANDPALE	MANGAON	RAIGAD			295(P)	0	11	5
						296(P)	0	05	3
						297(P)	0	04	8
						300(P)	0	09	8
						301(P)	0	17	2
						302(P)	0	03	2
						304/1(P)	0	23	0
						304/2(P)	0	00	6
						393(P)	0	10	5
						394(P)	0	03	8
						395(P)	0	09	2
						406(P)	0	03	6
						408(P)	0	11	0
						409(P)	0	07	0
						410(P)	0	21	2
						416(P)	0	06	9
						442(P)	0	05	9
						443(P)	0	03	5
						444(P)	0	00	2
						445(P)	0	14	9
						446(P)	0	05	8
						River in between	0	09	7
						G.No.304 & 446			
45	LONERE	MANGAON	RAIGAD	58	1(P)		0	08	2
					3(P)		0	07	4
				59	1A(P)		0	06	9
					3A+1C(P)		0	05	4
					3C(P)		0	04	7
				61	1(P)		0	07	2
					2(1)(P)		0	03	0
					2(2)(P)		0	06	8
					2(4)(P)		0	00	4
					2(6)(P)		0	04	0
					2/7+3B(P)		0	02	4
					2(8)(P)		0	05	6
					2(9)(P)		0	00	5
					2(10)(P)		0	00	9
					2(11)(P)		0	00	1
					3A+2/12(P)		0	01	2
				62	6A,6B,6C(P)		0	16	1
				63	4(P)		0	00	1
				68	1(P)		0	02	1
					3(P)		0	02	1
					4(P)		0	06	1
				80	3(P)		0	04	4
					4(P)		0	03	1
				81	5A,5B(P)		0	09	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				82	7(P)		0	05	7
					8(P)		0	04	2
				83	3(P)		0	05	2
					5B(P)		0	05	6
				84	0(P)		0	10	5
				112	1A(P)		0	08	4
					1B(P)		0	06	1
					1C(P)		0	06	1
					1D(P)		0	05	1
					2(1)(P)		0	03	1
					2(3)(P)		0	03	0
					2(6)(P)		0	03	0
					2(8)(P)		0	03	1
				113	1/6+1/2B(P)		0	11	7
				120	9(P)		0	01	4
					13(P)		0	03	6
				121	1(6)(P)		0	00	1
					1(7)(P)		0	02	1
					1(13)(P)		0	02	3
					2(P)		0	08	1
				123	1A(P)		0	05	4
					1C(P)		0	02	0
					1D(P)		0	07	0
					2A,2B(P)		0	03	0
					2C/2(P)		0	01	8
				124	2(P)		0	04	4
					3(P)		0	04	4
				125	1A(P)		0	06	8
					1B(P)		0	05	5
					1C(P)		0	03	1
				125	2A(P)		0	07	0
					2B(P)		0	05	5
				127	6(P)		0	00	3
					8(P)		0	00	5
				133	1(5)(P)		0	00	3
					7(P)		0	07	2
					8C(P)		0	00	1
				134	1A(P)		0	04	6
					1C(P)		0	04	8
					11(P)		0	00	2
					4A,4B(P)		0	02	3
					5(P)		0	05	9
					6B(P)		0	00	1
					6C(P)		0	06	7
				135	1(P)		0	02	7
					2(P)		0	02	8
					3(P)		0	03	2
					5A(P)		0	02	7
					5B(P)		0	04	3
					5C(P)		0	03	6
				137	1A,1B(P)		0	00	5
				155	2(P)		0	05	8
				169	1,2,3,4(P)		0	07	1
					Asphalted Road in between S. No. 112 & 133		0	03	0
					River in between S. No. 30 of Village Khandpale and S. No. 155 of Village Lonere		0	04	0

Sr. No.	Name of the Village.	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10-
46	USARGHAR	MANGAON	RAIGAD	27	6(P)		0	03	3
				28	1(P)		0	13	2
					5+6A(P)		0	05	6
					6B,6C,6D(P)		0	07	4
					8(P)		0	04	6
					9(P)		0	06	2
				31	1(P)		0	08	9
					2(P)		0	00	1
					7(P)		0	10	3
					8(P)		0	00	1
					13(P)		0	05	9
					14(P)		0	05	0
				32	7(P)		0	12	4
				37	1(P)		0	14	7
					3A,3B(P)		0	05	0
					4A(P)		0	02	6
					4B(P)		0	01	6
					5(P)		0	10	6
					6(P)		0	06	4
				39	1(P)		0	09	6
					2A,2B(P)		0	01	4
					3(P)		0	06	0
				40	5(P)		0	09	5
					6(P)		0	08	5
				42	3(P)		0	09	0
					4(P)		0	02	8
				43	1,2,3,4,5A,5B,6,7,8(P)		0	23	5
				72	1A,1B(P)		0	18	4
				73	1(P)		0	07	5
					2(P)		0	04	5
					3(P)		0	03	3
					4(P)		0	02	1
					5(P)		0	01	3
					6(P)		0	08	7
					7(P)		0	06	2
				74	2A(P)		0	02	9
					2B(P)		0	08	0
					2C(P)		0	05	4
					2D(P)		0	03	5
					3A,3B(P)		0	01	2
					4(P)		0	00	4
					5B(P)		0	07	2
					7B(P)		0	08	8
					Unmettled Road in between S. No. 28 & 31(P)		0	01	5
					Canal in between S. No. 37/4A,B & 37/5,6		0	09	4
47	REPOLI	MANGAON	RAIGAD			98(P)	0	10	5
						103(P)	0	02	1
						104(P)	0	00	1
						114(P)	0	07	7
						119(P)	0	00	1
						121(P)	0	02	0
						122(P)	0	09	4
						123(P)	0	00	2
						124(P)	0	15	3
						126(P)	0	01	4
						146(P)	0	10	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						148(P)	0	09	9
						149(P)	0	02	9
						150(P)	0	01	2
						151(P)	0	09	1
						177(P)	0	06	8
						178(P)	0	00	1
						182(P)	0	08	6
						183(P)	0	03	3
						184(P)	0	03	7
						186(P)	0	07	2
						191(P)	0	04	8
						198(P)	0	11	8
						199(P)	0	10	2
						200(P)	0	00	1
						222(P)	0	07	8
						227(P)	0	00	1
						228(P)	0	00	2
						229(P)	0	09	4
						230(P)	0	05	0
						251(P)	0	05	6
						256(P)	0	10	4
						257(P)	0	05	4
						262(P)	0	01	6
						264(P)	0	10	4
						320(P)	0	12	8
						341(P)	0	00	4
						342(P)	0	06	2
						346(P)	0	01	0
						347(P)	0	03	0
						359(P)	0	09	4
						360(P)	0	01	5
						361(P)	0	09	6
						362(P)	0	07	6
						363(P)	0	04	7
						364(P)	0	06	2
						365(P)	0	12	5
						112(P)	0	04	0
						113(P)	0	03	6
						354(P)	0	14	4
						355(P)	0	08	3
						358(P)	0	17	0
						N Highway-17 in between P N 398/399 & T P 285/286	0	05	6
						Canal-I in between Gi.No.104 & 119 & P No 400/401	0	28	4
						Canal-II in between Gi.No 148 & 171 & P No 403/404	0	07	0
						Unmettled Road in between Gi No 126/146	0	01	2
48	TALEGAON	MANGAON	RAIGAD	36	1,2,3.(P)		0	01	0
	TARF			37	1,2,3.(P)		0	22	0
	GOREGAON			38	1,2(P)		0	01	8
				39	(P)		0	33	2
				68	1A,1B(P)				

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					2A/1 TO 2A/3(P)		0	25	6
					2B(P)				
				69	1 TO 4(P)		0	49	4
				70	1A,1B,2,3(P)		0	06	2
				75	1A,1B,1C/1,(P)		0	12	4
					1C/2,2,3(P)				
				76	1,2,3(P)		0	24	5
				140	1,2A,2B,2C,		0	00	1
					2D,2E,2F,2G(P)				
					Canal in between S.No		0	05	0
					37/1,2,3(P)				
				131	0(P)		0	22	4
				141	1,2(P)		0	49	3
					River in between village				
					boundary of Repoli and		0	05	0
					Talegaon Turf Goregaon				
49	HATKELI MANGAON RAIGAD			80	3(P)		0	17	6
				84	14(P)		0	00	1
				84	15(P)		0	03	3
				86	1A to 1E(P)		0	06	2
				86	3+5A(P)		0	08	0
				86	4(P)		0	01	0
				86	5B,5C(P)		0	18	0
				86	6A,6B(P)		0	06	8
				86	6C+7(P)		0	05	5
				92	1/1,1/2(P),		0	34	4
					1(2),1(3),1/3,1/4(P),				
					1/7,1/8 TO 1/12(P)				
					2(P)		0	07	2
				93	1A/1,1A/2,1B(P)		0	20	0
					9(P)		0	00	2
					13(P)		0	12	3
					14,14B(P)		0	05	6
				96	29(P)		0	01	4
				96	30(P)		0	01	5
				140	0(P)		0	02	9
				141	1(P)		0	22	0
				141	2(P)		0	04	0
50	MUGAVALIMANGAON RAIGAD			12	16+58(P)		0	00	3
					17(P)		0	04	0
					33(P)		0	20	7
					34(P)		0	08	6
					40(P)		0	11	8
				13	1,2,3(P)		0	09	2
				15	1(P)		0	01	4
					3(P)		0	01	3
					4(P)		0	09	9
					8(P)		0	06	1
					9(P)		0	07	2
					10(P)		0	01	3
					12(P)		0	01	4
				16	14(P)		0	01	4
					15(P)		0	04	8
					16(P)		0	02	7
					22(P)		0	04	8
					23(P)		0	00	9
					24(P)		0	07	5
					30(P)		0	00	3

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					31(P)		0	02	8
				22	1(P)		0	00	6
				23	1(P)		0	05	8
					2(P)		0	08	8
					3A TO 3G(P)		0	02	7
				24	3A, 3B(P)		0	01	8
				25	12(P)		0	00	4
					13A, 13B, 13C, 13D(P)		0	08	4
					14(P)		0	02	8
					15(P)		0	01	1
					16(P)		0	12	7
					17A, 17B(P)		0	07	4
					18(P)		0	05	6
					19(P)		0	07	4
					20(P)		0	01	0
					21(P)		0	00	3
				102	1(P)		0	06	4
					2(P)		0	19	2
				31	0(P)		0	46	1
					Road in between S. No. 102 & 16		0	04	0
51	HODGAON (I)	MANGAON	RAIGAD	57	1(P)		0	00	2
				62	0(P)		0	12	1
				63	1(P)		0	05	6
				65	2(P)		0	05	5
				138	2(P)		0	06	4
					3A, 3B(P)		0	05	0
					5(P)		0	04	1
					6(P)		0	00	2
					9(P)		0	02	4
				139	13(P)		0	04	8
					14(P)		0	16	4
				140	0(P)		0	00	2
				153	3(P)		0	00	1
					6(P)		0	03	6
					7A, 7B(P)		0	03	5
					13/1, 13/2, 13/3, (P)		0	03	2
					13/4, 13/5, 13/6 (P)				
					15(P)		0	00	1
					17+18(P)		0	00	7
					19(P)		0	02	4
					20(P)		0	12	1
					31(P)		0	00	3
				188	11(P)		0	05	7
					12(P)		0	10	0
					13(P)		0	03	1
				189	4(P)		0	07	8
					7(P)		0	00	8
					9(P)		0	02	2
					16(P)		0	00	2
				190	23(P)		0	00	5
				193	1(P)		0	07	2
					2(P)		0	04	7
					3(P)		0	02	3
					4(P)		0	03	2
					7(P)		0	09	3
					8(P)		0	01	9
					9(P)		0	05	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
52	HODGAON II	MANGAON	RAIGAD		10(P)		0	00	5
					194		0	03	5
					2(P)		0	02	1
				223	1(P)		0	11	5
				239	33(P)		0	02	1
					34(P)		0	08	1
					37(P)		0	12	6
					40(P)		0	07	6
					43(P)		0	01	3
				190	22(P)		0	03	8
				42	1(P)		0	19	1
					2(P)		0	02	3
				43	1(P)		0	03	1
					2(P)		0	03	2
					3(P)		0	02	3
				46	0(P)		0	20	0
				51	1 to 8(P)		0	02	9
				174	9(P)		0	02	4
					10(P)		0	25	8
					17(P)		0	03	6
					18(P)		0	04	0
					19(P)		0	03	6
					20(P)		0	11	2
					27(P)		0	19	2
					28(P)		0	07	2
				175	13(P)		0	41	6
					14(P)		0	00	1
					19A, 19B(P)		0	00	8
					20(P)		0	08	4
					22(P)		0	12	1
				218	3(P)		0	04	0
					4(P)		0	00	5
				219A	6(P)		0	02	8
					7(P)		0	23	3
					19(P)		0	05	2
					20(P)		0	07	1
					21(P)		0	12	0
					23(P)		0	06	2
					25(P)		0	02	0
					171(P)		0	40	8
					174/8(P)		0	00	5
					221(P)		0	62	8
					Road in between S. No. 221 of Village Hodgaon II and S. No 62 of Village Hodgaon I		0	02	3
					Road in between S. No. 221 of Village Hodgaon II and S. No 63 of Village Hodgaon I		0	02	0
					River in between S. No. 171 & 174		0	04	7
53	GANGA-VALLI	MANGAON	RAIGAD			287(P)	0	10	0
						288(P)	0	03	0
						290(P)	0	03	0
						293(P)	0	06	7
						294(P)	0	05	2
						295(P)	0	02	8
						296(P)	0	00	3
						315(P)	0	19	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						317(P)	0	06	7
						318(P)	0	07	9
						319(P)	0	22	0
						321A,B,C,D(P)	0	01	0
						328(P)	0	00	1
						329(P)	0	09	8
						330(P)	0	33	0
						331(P)	0	08	0
						333(P)	0	07	5
						335A(P)	0	01	3
						335B(P)	0	10	5
						340(P)	0	26	9
						343(P)	0	27	3
						345(P)	0	13	9
						348(P)	0	13	5
						389(P)	0	05	0
						504(P)	0	32	5
						506(P)	0	14	5
						507(P)	0	08	2
						511(P)	0	02	2
						519(P)	0	05	5
						520(P)	0	00	1
						River goes through village boundary of Gangavali & Panaspe	0	25	5
						289(P)	0	02	0
						Road in G.No.340	0	01	0
						Road in G No. 287	0	02	0
54	PANOSE	MANGAON	RAIGAD			93(P)	0	42	5
						94(P)	0	03	5
						96(P)	0	00	2
						102(P)	0	00	4
						105(P)	0	09	5
						106(P)	0	01	4
						107(P)	0	07	4
						108(P)	0	05	5
						109(P)	0	05	5
						110(P)	0	03	5
						111(P)	0	05	5
						112(P)	0	03	5
						113(P)	0	01	0
						115(P)	0	15	0
55	SALVE	MANGAON	RAIGAD			97(P)	0	17	6
						98(P)	0	07	0
						99(P)	0	18	6
						101(P)	0	00	1
						105(P)	0	03	9
						106(P)	0	05	4
						107(P)	0	08	0
						108(P)	0	07	8
						109(P)	0	05	8
						115(P)	0	07	4
						116(P)	0	13	4
						147(P)	0	07	3
						148(P)	0	00	8
						149(P)	0	09	5
						151(P)	0	00	5
						158A,B(P)	0	07	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						205(P)	0	04	6
						206/1,2(P)	0	06	4
						212A,B,C(P)	0	12	2
						214(P)	0	00	4
						215(P)	0	07	6
						216(P)	0	05	4
						223(P)	0	04	4
						224(P)	0	01	2
						234(P)	0	00	8
						235(P)	0	10	0
						238(P)	0	07	7
						243(P)	0	01	6
						244(P)	0	07	4
						255(P)	0	12	0
						256(P)	0	00	7
						257(P)	0	04	3
						258(P)	0	02	0
						259(P)	0	00	1
						335(P)	0	13	6
						336(P)	0	00	7
						337(P)	0	00	1
						339(P)	0	01	9
						340(P)	0	04	6
						341(P)	0	04	8
						342(P)	0	07	3
						347(P)	0	00	4
						357(P)	0	07	6
						358(P)	0	00	8
						362(P)	0	15	8
						528(P)	0	03	4
						529(P)	0	23	3
						530(P)	0	04	4
						531(P)	0	06	5
						533(P)	0	12	6
						537(P)	0	03	6
						538(P)	0	10	3
						539(P)	0	00	7
						540(P)	0	00	1
						549(P)	0	00	1
						558(P)	0	00	9
						561(P)	0	37	5
						562(P)	0	06	0
						563(P)	0	05	4
						564(1)(P)	0	10	6
						564(2)(P)	0	26	2
						565(P)	0	00	1
						612(P)	0	11	2
						614(P)	0	04	0
						615(P)	0	06	0
						632(P)	0	07	0
						633(1)(P)	0	02	7
						633(2)(P)	}	0	10
						634A(P)			
						634B(P)	}	0	11
						636(P)			
						688(P)	0	01	8
						689(P)	0	06	2
						692(P)	0	00	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Missa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						693(P)	0	06	1
						694(P)	0	03	2
						695(P)	0	01	8
						696(P)	0	00	8
						713(P)	0	06	0
						714(P)	0	02	2
						715(P)	0	06	2
						716(P)	0	01	2
						719(P)	0	00	1
						784(P)	0	00	3
						785(P)	0	06	5
						786(P)	0	02	4
						787(P)	0	01	4
						789(P)	0	01	2
						790(P)	0	01	3
						791(P)	0	03	3
						792(P)	0	04	7
						793(P)	0	01	5
						794(P)	0	01	7
						795(P)	0	00	1
						796(P)	0	00	8
						797(P)	0	11	5
						798(P)	0	07	6
						799(P)	0	00	7
						801/1(P)	0	39	8
						801/2(P)	0	01	3
						802(P)	0	15	5
						102/0(P)	0	03	2
						Kacha Road in G.no.216	0	00	8
						Stream in G. No. 99	0	01	0
						Stream in G. No. 102/0	0	01	0
						Stream in between G. no. 715 & 718	0	06	3
						Stream in G. No. 537	0	02	3
						Stream in between G. no. 692/693 and 693 & 713	0	12	3
						Stream in G. No. 102/0	0	01	4
56	KOSTE-	MANGAON	RATGAD	14	2(P)		0	00	7
	KHURD				5(P)		0	00	6
	TARF			16	0(P)		0	01	2
	NIZAMPUR			23	1A & 1B(P)		0	02	4
					2A(P)		0	07	4
					2B(P)		0	04	4
					3(P)		0	02	5
				24	1(P)		0	10	5
					2(P)		0	08	2
					3(P)		0	06	6
					5(P)		0	09	0
					6A & 6B(P)		0	14	2
					7(P)		0	04	6
					9(P)		0	17	6
				28	2(P)		0	00	2
					3(P)		0	17	7
					4(P)		0	00	6
					5A & 5B(P)		0	21	8
				30	3(P)		0	02	5
					4(P)		0	01	6
					5(P)		0	07	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
57	KOSTE BUDRUK	MANGAON	RAIGAD	31	2(P)		0	27	6
					4(P)		0	01	8
				39	3(P)		0	13	8
				102	12(P)		0	11	5
					14(P)		0	06	0
				107	1 TO 14(P)		0	71	5
				149	0(P)		0	29	2
				150	0(P)		0	01	2
				151	1(P)		0	15	5
				177	1(P)		0	01	4
					2(P)		0	04	5
				29	1(P)		0	18	4
				34	1 to 11(P)		0	26	0
				40	0(P)		0	16	5
				41	0(P)		0	13	0
				112	13(P)		0	01	5
					14+15(P)		0	01	3
				114	4A,4B,4C(P)		0	49	0
				116	1A,1B(P)		0	21	0
					2(P)		0	01	3
				118	1A,1B,1C(P)		0	02	0
					3C(P)		0	05	2
					3D(P)		0	06	2
					5(P)		0	01	0
				119	2A/1,2A/2(P)		0	17	0
					2B+3(P)		0	18	0
					7(P)		0	01	0
				120	3(P)		0	05	0
					5(P)		0	01	0
					6(P)		0	00	2
					7(P)		0	03	0
				121	0(P)		0	10	4
				165	0(P)		0	09	2
				114	1(P)		0	02	0
				116	5(P)		0	01	3
				119	6(P)		0	02	0
58	NIJAMPUR	MANGAON	RAIGAD	13	2,3(P)		0	10	7
				26	4B(P)		0	0	2
				27	3,4A,4B(P)		0	22	8
				28	9(P)		0	7	0
				34	1,2(P)		0	24	8
				35	1,2(P)		0	28	0
				43	1,2,3,4B,5(P)		0	14	6
				44	1A(P)		0	16	0
				46	1B,1C(P)		0	0	6
				47	1 TO 6(P)		0	28	0
				49	1 TO 4(P)		0	31	0
				53	0(P)		0	25	0
				54	0(P)		0	8	7
				59	0(P)		0	27	2
				61	0(P)		0	8	0
				62	0(P)		0	18	0
				73	1(P)		0	8	8
				121	3(P)		0	7	7
					4(P)		0	20	8
					6(P)		0	0	1
					7A,7B(P)		0	7	5
					8(P)		0	5	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					9(P)		0	7	0
					10(P)		0	43	3
				124	2(P)		0	2	0
					4(P)		0	1	6
					5(P)		0	0	1
					6(P)		0	5	8
					8(P)		0	2	8
					9(P)		0	13	6
					10(P)		0	1	2
					11(P)		0	4	6
				126	1,2,3,9A/2,9B,(P) } 10A/1,10B,13,14(P) }		0	35	2
				128	3(1)(P)		0	4	8
				133	0(P)		0	21	2
				137	2(P)		0	18	4
				138	0(P)		0	51	2
				139	0(P)		0	30	8
				140	2(P)		0	54	0
				141	1A,1B(P)		0	54	4
				142	1B (P)		0	51	6
				143	1A,1B(P)		0	50	4
				149	1(P)		0	8	2
					2B/1,2B/2(P)		0	23	2
				157	1A/1(P)		0	36	4
					2B/1,2B/1B,2B/2(P)		0	6	0
				158	6,7(P)		0	15	2
				159	0(P)		0	00	3
				165	12(P)		0	00	1
					13(P)		0	07	5
					Road in between S. No. 34		0	01	0
					Unmettled Road in between		0	01	0
					S. No. 62 & 142				
					S.H.-97 in between S. No. 143		0	01	0
					Road in between S. No. 142		0	01	0
					Asphalted Road in		0	01	0
					between S.No.141				
					Unmettled Road in		0	01	0
					S.No. 141				
					Stream in between S. No. 137		0	02	0
					Stream in between		0	00	1
					S.No. 139				
59	BHALE	MANGAON RAIGAD		109	1(P)		0	48	0
					2A,2B(P)		0	16	0
					3A,3B(P)		0	04	6
				110	1A,1B,1C(P)		0	48	0
					3(P)		0	14	4
					4(P)		0	25	0
					7(P)		0	00	6
				111	3(P)		0	01	1
					5(P)		0	01	4
				113	6(P)		0	03	0
					7(P)		0	11	4
					8A,8B(P)		0	14	4
					9(P)		0	10	8
					12(P)		0	06	4
				114	5A,5B(P)		0	01	3
					6(P)		0	17	4
					7A,7B,7C(P)		0	71	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					River Near S.No. 114		0	14	1
					River Near S.No. 109		0	06	4
60	JAVATE	MANGAON	RAIGAD	8	0(P)		0	14	3
	TARF			9	2A(P)		0	10	0
	NIZAMPUR				2B(P)		0	08	6
					3A,B(P)		0	10	5
					4(P)		0	13	5
				40	22(P)		0	01	2
					23(P)		0	01	6
					26(P)		0	06	6
					31(P)		0	02	4
					34(P)		0	06	8
				41	$\frac{1}{1} + \frac{2}{1}$	(P)			
					$\frac{1}{2} + \frac{2}{7}$				
					$\frac{1}{3}$				
					$\frac{1}{4} + \frac{2}{4}$				
					$\frac{1}{5} + \frac{2}{5}$		0	07	4
					$\frac{1}{6} + \frac{2}{6}$				
					$\frac{1}{7}$				
					$\frac{2}{2}$				
					$\frac{2}{3}$				
					$\frac{3}{1}$ to $\frac{3}{18}$		0	14	8
				41	$\frac{4}{1}$ to $\frac{4}{6}$	(P)	0	03	2
					$\frac{5}{1}$	(P)			
					$\frac{5}{2} + \frac{6}{2}$				
					$\frac{5}{3} + \frac{6}{1}$		0	09	6
					$\frac{5}{4} + \frac{6}{3} + \frac{6}{5}$				
					$\frac{6}{4}$				
				44	1A,B,C(P)		0	23	8
					4(P)		0	06	0
					8(P)		0	15	4
					17(P)		0	00	2
				45	21(P)		0	00	4
				48	1(P)		0	00	2
					2(P)		0	00	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Missa- Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				49	1 to 9(P) 10 +13A 1 10 to 10 2 4 10 +15D 5 10 + 6+ 15E 6 10 + 14B+ 15C 7 11,12,13B,15A,15B+14A	(P)	0	37	5
				53	12(P) 33(P) 34(P) 35(P) 36(P)		0	08	4
							0	00	3
							0	02	9
							0	17	2
							0	03	9
				55	2(P)		0	06	0
				56	6A to 6E(P) 7(P) 8A to 8C		0	13	1
							0	29	6
							0	08	0
				59	5(P) 7(P) 10A,B(P) 11A,B 18(P)		0	12	0
							0	12	6
							0	10	4
							0	18	3
							0	04	3
				61	1A,1B(1) to 1B(19) 2,3(P)	(P)	0	97	0
				78	0(P)		0	00	9
				53	8(P)		0	03	0
				59	13(P)		0	02	4
61	PAHUR	ROHA	RAIGAD			682(P) 683(P) 686(P) 685(P) 21(P) 22(P) 164(P) 167(P) 179(P) 180(P) 508(P) 509(P) 510(P) 511(P) 522(P) 523(P) 525(P) 526(P) 528(P) 529(P) 541(P) 568(P) 574(P) 575(P)	0 0 0 0 0 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	54 10 08 11 08 18 04 47 00 01 18 07 09 00 01 08 00 12 11 00 19 07 08 05	6 4 7 4 8 0 5 2 1 6 2 9 4 3 9 5 2 8 8 1 6 1 1 1
62	PATHAR- SHET	ROHA	RAIGAD						

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						576(P)	0	15	0
						580(P)	0	04	3
						586(P)	0	00	2
						587(P)	0	00	7
						591(P)	0	08	4
						582(P)	0	01	1
63	JAMGAON	ROHA	RAIGAD			141/A,141/A2,141B,141B/2(P)	0	06	0
						142(P)	0	08	8
						143(P)	0	30	0
						144(P)	0	07	0
						145(P)	0	02	1
						150(P)	0	12	4
						151(P)	0	21	6
						168(P)	0	18	3
						169(P)	0	19	8
						181(P)	0	23	4
						206(P)	0	30	0
						207(P)	0	01	2
						208(P)	0	08	4
						209(P)	0	14	0
						222A,222B(P)	0	22	0
						611(P)	0	11	0
						617(P)	0	04	0
						623(P)	0	04	1
						624A,B,C (P)	0	22	0
						625(P)	0	13	5
						627(P)	0	13	8
						629(P)	0	13	0
						630(P)	0	19	4
						633(P)	0	10	3
						634(P)	0	14	6
						635(P)	0	00	6
						Road in G. No.169(P)	0	01	2
						Road in G. No. 632(P)	0	01	0
						Road in G. No. 634(P)	0	01	2
64	DURTOLI	ROHA	RAIGAD			478(P)	0	05	9
						479(P)	0	44	6
						481/2(P)	0	04	4
						705(P)	0	45	9
						706(P)	0	16	8
						707(P)	0	13	2
						723(P)	0	18	0
						724(P)	0	05	8
						725(P)	0	07	0
						727(P)	0	13	1
						728(P)	0	06	6
						730(P)	0	10	7
						731(P)	0	08	7
						732(P)	0	24	6
						749(P)	0	02	2
						750/1A,1B,1C,2(P)	0	46	5
						762(P)	0	17	5
						768(P)	0	39	2
						769(P)	0	23	0
						Govt. Land 477(P)	0	24	8
						State Highway No. 60 goes through G.No.705	0	08	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						Nala in between G.No.750 & 481(P)	0	08	3
						Unnumbered Govt. Land in between G.No. 477 (P) & 478 (P)	0	08	0
65	DHAGAD-WADI	ROHA	RAIGAD	10	1 to 4 (P)		0	08	0
				31	1A(P)		0	08	8
				33	1A/1,1A/2(P)		0	54	8
				34	2A,3A,4A+4B(P)		0	62	9
				35	1A+2A,1C+2C(P)		0	02	4
				36	1A/1,1A/2,2C,3,4(P)		0	58	0
66	YERAL	ROHA	RAIGAD			13(P)	0	16	7
						14(P)	0	17	0
						15(P)	0	02	5
						18(P)	0	37	3
						20(P)	0	03	7
						23(P)	0	50	8
						25/1, 25/2(P)	0	10	5
						26(P)	0	04	4
						27-A, 27-B(P)	0	50	5
						31(P)	0	29	5
						52(P)	0	59	0
						53(P)	0	00	1
						54-A, 54-B(P)	0	42	5
						172(P)	0	02	3
						173(P)	0	08	2
						174(P)	0	06	3
						175(P)	0	03	2
						184(P)	0	01	0
						185(P)	0	08	2
						186(P)	0	12	5
						187(P)	0	09	5
						190(P)	0	15	7
						191(P)	0	01	0
						223(P)	0	01	0
						224(P)	0	09	2
						225(P)	0	13	0
						227(P)	0	27	3
						185(P)	0	09	5
						Forest in bet. G. No. 23 & 175	0	63	0
						River in bet. Village boundary of village Yeral & Balhe	0	23	5
						Stream goes through G. No. 21	0	01	0
						Road goes through forest	0	02	5
						Open Govt. Land in between G.No. 31 & 32	0	11	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
67	BALHE TARF ATONE	ROMA	RAIGAD	30	1,2(P)		0	07	0
				39	1(P)		0	09	5
					2(P)		0	03	6
				40	1A (P)		0	11	0
					1B(P)		0	18	5
					2(P)		0	00	2
				59	5A/1(P)		0	06	2
				65	1,2,3(P)		1	20	2
					6(P)		0	02	0
				67	6(P)		0	03	4
					7(P)		0	08	8
				68A	1A(P)		0	20	0
				69	1B(P)		0	04	0
				84	2(P)		0	04	5
					Road in S.No.65(P)		0	03	0
68	CHINCHAVLE- GARBIAT TARF ATAYANE	ROMA	RAIGAD	55	2A,B(P)		0	12	8
				71	1 to 7(P)		0	82	1
				72	0(P)		0	01	7
				83	2 to 7(P)		0	17	9
				85	1 to 4(P)		0	42	5
				74, 77	(P)		0	48	9
					Road in S.No.71(P)		0	04	0

(No. L-14014/16/98-GP-Vol. I)

S. K. SINGH, Under Secy.

नई दिल्ली, 8 अप्रैल, 1999

का. आ. 1066.—केन्द्रीय सरकार को ऐसा प्रतीत होता है कि लोकहित में यह आवश्यक है कि तत्त प्राकृतिक गैस को पुनर्गोसाकरण सुविधा से, जो महाराष्ट्र राज्य के रत्नागिरी जिले का गुडगार तहसील इंदोली के समीप में कतलवाड़ा स्थान पर स्थापित होना है, ठाणे जिले का तलसारा तहसील में उपलब्ध अवास्थित टर्मिनल तक प्राकृतिक गैस के परिवहन और वितरण के लिए मेट्रोपोलिस गैस कंपनी प्राइवेट लिमिटेड द्वारा जो कि कंपनी अधिनियम, 1956 के अधिन एक राजद्रोक्त कंपनी है और जिसका राजद्रोक्त कार्यालय, 56, मेकर वेम्बर्स 6, नरोमन पॉइन्ट, मुम्बई - 400021 में है, एक पाइप लाइन बिछाई जानी चाहिए,

और केन्द्रीय सरकार को ऐसा प्रतीत होता है कि उक्त पाइप लाइन बिछाने के प्रयोजन के लिए उस भूमि में जिसमें उक्त पाइप बिछाए जाने का प्रस्ताव है और जो इस अधिसूचना से उपाबद्ध अनुसूची में वर्णित है, उपयोग के अधिकारों का अर्जन करना आवश्यक है,

अतः केन्द्रीय सरकार, मेट्रोपोलिस और स्थानज पाइप लाइन भूमि में उपयोग के अधिकार का अर्जन अधिनियम, 1962 के 1962 का 50 के चारा 3 की उपचारा 1 के द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने अग्रय की घोषणा करती है,

उक्त अनुसूची में वर्णित भूमि में निम्नलिखित कोई व्यक्ति, राजपत्र में प्रकाशित इस अधिसूचना की प्रतियाँ जनसाधारण को उपलब्ध कराए जाने का तारांक से इक्कीस दिन के भीतर, उसमें उपयोग के अधिकार के अर्जन करने या भूमि में पाइप लाइन बिछाने के संबंध में लाभात आक्षेप सहाय प्राधिकारी से 2, 101/6, सहजीवन, रघु-ओ-सी. एम्प्लॉयज कालोनी, पनवेल, पिन कोड 410206, तालुका पनवेल, जिला रायगढ़ महाराष्ट्र को कर सकेगा।

अनुसूची

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हैक्टर	आर	पीट
1	2	3	4	5	6	7	8	9	10
69	नांदगाव	सुभागड	रायगड			268 पै	0	23	2
						269 पै	0	00	9
						273अ, ब पै	0	01	1
						274 पै	0	29	0
						275 पै	0	00	1
						278/1, 278/2 पै	0	11	1
						279 पै	0	02	9
						377 पै	0	06	6
						379 पै	0	01	9
						380 पै	0	27	5
						399 पै	0	15	3
						400 पै	0	09	3
						404 पै	0	02	9
						411/1, 411/2 पै	0	03	1
						413 पै	0	12	8
						414 पै	0	22	3
						416 पै	0	05	3
						433 पै	0	10	5
						434 पै	0	01	5
						438 पै	0	02	4
						439 पै	0	06	3
						441 पै	0	21	5
						452 पै	0	07	6
						454 पै	0	05	5
						459 पै	0	22	1
						378 पै	0	21	7
						रस्ता गट नं. 274 और 377 के बिचमे	0	03	8
						नाला ग.नं. 413 और 414 के बिचमे	0	01	0
						नाला ग.नं. 459 मे	0	01	0
70	गोंदाळे	सुभागड	रायगड			18 (पै)	0	04	8
						160 (पै)	0	23	4
						165 (पै)	0	21	2
						202अ, ब, क (पै)	0	14	4
						204 (पै)	0	11	8
						205 (पै)	0	29	4
						213 (पै)	0	00	1
						214 (पै)	0	02	4
						215 (पै)	0	22	0
						216 (पै)	0	10	7
						217 (पै)	0	28	1
						219 (पै)	0	00	5
						220 (पै)	0	03	8
						222 (पै)	0	15	6
						223 (पै)	0	03	0
						224 (पै)	0	00	4
						227 (पै)	0	07	3
						228ब (पै)	0	11	0
						231अ, ब (पै)	0	20	3

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						326(पै)	0	05	2
						327(पै)	0	05	2
						328(पै)	0	27	2
						339(पै)	0	06	6
						340(पै)	0	41	6
						348(पै)	0	06	0
						349(पै)	0	05	4
						350(पै)	0	07	5
						352(पै)	0	17	4
						371(पै)	0	07	1
						381अ,ब(पै)	0	14	8
						384अ,ब(पै)	0	00	8
						385(पै)	0	06	0
						391(पै)	0	16	4
						417(पै)	0	12	4
						418(पै)	0	06	6
						420(पै)	0	05	6
						421(पै)	0	11	2
						436(पै)	0	64	9
						439पै	0	09	3
						440अपै, 440बपै	0	00	1
						441पै	0	06	3
						207पै	0	31	4
						387पै	0	21	4
						389पै	0	51	8
						माला गट नं. 207 और 208 के बिचमे	0	05	0
						रस्ता ग.नं. 436 मे	0	01	2
						रस्ता ग.नं. 385 मे	0	02	4
71	भारजे	सुधागड	रायगड			32पै	0	30	4
						40पै	0	03	0
						42अपै, बपै	0	42	6
						53पै	0	01	1
						67अपै, बपै	0	22	2
						70पै	0	14	3
						72पै	0	13	2
						73पै	0	14	5
						88पै	0	09	8
						91पै	0	00	1
						92पै	0	14	2
						93पै	0	12	3
						94पै	0	04	3
						103अपै, बपै	0	21	1
						228पै	0	14	2
						229पै	0	20	7
						289पै	0	00	1
						290पै	0	31	4
						305पै	0	16	4
						306पै	0	04	1
						307पै	0	39	7

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						308पै	0	00	2
						370पै	0	02	9
						371पै	0	10	4
						373पै	0	10	4
						376पै	0	13	2
						377पै	0	00	1
						378पै	0	01	2
						379पै	0	08	7
						380पै	0	21	9
						431पै	0	10	9
						436पै	0	21	0
						447पै	0	25	9
						448पै	0	06	8
						474पै	0	20	6
						475पै	0	01	3
						476पै	0	01	6
						479पै	0	07	7
						480पै	0	05	3
						481पै	0	05	2
						494पै	0	01	2
						495पै	0	30	3
						197पै	0	05	2
						498पै	0	00	1
						499पै	0	09	0
						500पै	0	04	9
						501पै	0	00	1
						526पै	0	24	3
						527पै	0	01	8
						530पै	0	40	3
						535पै	0	36	2
						538पै	0	10	5
						539पै	0	15	5
						540पै	0	08	8
						541पै	0	00	4
						546पै	0	16	5
						547पै	0	21	8
						548पै	0	10	7
						551पै	0	37	4
						561पै	0	28	7
						562पै	0	02	2
						564पै	0	00	1
						565पै	0	21	2
						567पै	0	25	3
						कच्चा रस्ता ग.नं. 305 से	0	01	0
						डांबरी रस्ता ग.नं. 436 से	0	01	0
						कच्चा रस्ता ग.नं. 474 से	0	01	0
						कच्चा रस्ता ग.नं. 495 से	0	01	0
						रस्ता ग.नं. 527 और 530	0	06	0
						के बिचमे			
						ग.नं. 94 और 103 के	0	02	7

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाइंट
1	2	3	4	5	6	7	8	9	10
						बिचम राज्य महामार्ग			
						कच्चा रस्ता ग.नं.67 और	0	02	6
						70 के बिचम			
72	अहुळसे	सुधागड	रायगड			1पै	0	16	3
						2अ.2बपै	0	17	2
						3पै	0	12	6
						4अ.4बपै	0	13	5
						5पै	0	22	0
						16पै	0	10	5
						19पै	0	19	5
						33पै	0	39	0
						38पै	0	01	5
						41पै	0	13	9
						43पै	0	01	2
						49पै	0	15	5
						67पै	0	22	1
						68अपै	0	50	9
						68बपै	0	20	0
						69पै	0	00	1
						70पै	0	39	8
						71अ.71बपै	0	17	6
						72पै	0	06	5
						94पै	0	00	1
						95पै	0	17	5
						99पै	0	18	9
						100पै	0	00	1
						101पै	0	03	9
						102पै	0	02	6
						103पै	0	06	5
						184पै	0	40	4
						बल्की नदी गट नं.68अ	0	11	0
						और 41 के बिचमे			
						रस्ता ग.नं. 68अ मे	0	01	5
						रस्ता ग.नं. 68ब मे	0	01	2
73	खांडसई	सुधागड	रायगड	42	0		0	08	5
				43	2		0	10	3
					4		0	20	2
				45	1अ,1ब,1क		0	45	8
					2ब		0	11	1
					4		0	29	8
					रस्ता स.नं. 45 मे		0	02	6
					रस्ता स.नं. 43 मे		0	01	0
74	नाडसूर	सुधागड	रायगड			14(पै)	0	00	1
						19(पै)	0	05	0
						20(पै)	0	00	1
						21(पै)	0	08	0
						22(पै)	0	00	1
						23(पै)	0	13	5
						25(पै)	0	26	4
						34(पै)	0	24	4

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						35(पै)	0	02	2
						36(पै)	0	10	0
						37(पै)	0	03	2
						38(पै)	0	13	7
						42(पै)	0	09	0
						44(पै)	0	04	0
						45(पै)	0	14	5
						64(पै)	0	19	1
						65(पै)	0	00	2
						67(पै)	0	06	2
						68(पै)	0	08	3
						69अ,69ब(पै)	0	10	2
						70(पै)	0	08	0
						72(पै)	0	05	0
						73(पै)	0	03	2
						118(पै)	0	02	0
						197(पै)	0	17	0
						214(पै)	0	27	0
						215(पै)	0	08	5
						217(पै)	0	00	2
						219(पै)	0	04	0
						220(पै)	0	40	5
						243(पै)	0	21	5
						244(पै)	0	26	5
						245(पै)	0	16	0
						246(पै)	0	62	5
						459(पै)	0	12	5
						448(पै)	0	01	4
						460(पै)	0	11	0
						476(पै)	0	09	0
						481(पै)	0	20	0
						515अ,515ब(पै)	0	03	0
						516(पै)	0	04	0
						517(पै)	0	08	5
						525(पै)	0	00	6
						526(पै)	0	06	5
						527अ,527ब(पै)	0	31	0
						559(पै)	0	00	6
						565(पै)	0	04	4
						568(पै)	0	00	2
						569(पै)	0	00	2
						570(पै)	0	24	5
						571(पै)	0	18	6
						572(पै)	0	37	5
						574(पै)	0	01	8
						638(पै)	0	07	0
						639(पै)	0	06	0
						640(पै)	0	08	0
						641(पै)	0	16	5
						642(पै)	0	13	5

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						643(पै)	0	16	0
						645(पै)	0	42	5
						649(पै)	0	01	1
						651(पै)	0	18	0
						652(पै)	0	04	9
						653(पै)	0	07	0
						654(पै)	0	08	5
						678(पै)	0	00	7
						682(पै)	0	14	6
						683(पै)	0	06	8
						684(पै)	0	00	2
						216(पै)	0	10	0
						गावडण जमीन म.न.	0	01	6
						448 और 25 के विचम			
						नाला म.न. 569, 570,	0	49	8
						525, 526, 527, और			
						568, 565, 528, 559,			
						558 और पुल के विचम			
75	घेराकिल्ले	गुभागड	रायगड	60	3अ,3बपै		0	14	2
	मुभागड			61	4अ,4बपै		0	04	8
					10पै		0	02	3
					11पै		0	07	8
					27+29अपै		0	07	6
					29बपै		0	03	0
					30पै		0	06	1
				63	0अपै		0	02	5
				64	4पै		0	01	1
					5पै		0	19	6
				65	1,2पै		0	08	4
				68	1पै		0	22	5
					2पै		0	00	2
					6पै		0	02	4
				69	1अ,1बपै		0	20	7
					2अ पै		0	07	6
				71	1अपै		0	07	7
					1बपै		0	05	1
				72	2अ+3अ+4अपै		0	04	7
					2बपै		0	00	1
					2क+3कपै		0	09	5
					3ब+4बपै		0	09	2
				77	1पै		0	02	4
				78	21पै		0	02	6
					22पै		0	05	2
					23पै		0	12	2
					24पै		0	03	0
				91	2पै		0	09	8
					3पै		0	13	0
					4पै		0	03	3
				92	3अ,3बपै		0	02	7
					4पै		0	04	8

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					13पै		0	10	7
					14पै		0	00	1
				69	2ब		0	05	0
					कांशरी नदी स.न.		0	06	0
					61 और 92 के बिचमे				
					बाघाझई नाला		0	04	4
					स.न. 78 में				
76	नवघर	सुधागढ	रायगढ		154पै		0	02	8
	तर्फ				155पै		0	08	3
	आसरे				191पै		0	02	8
					193पै		0	24	5
					203पै		0	00	2
					207पै		0	08	0
					222पै		0	10	0
					223पै		0	23	5
					224पै		0	02	0
					225पै		0	00	6
					226पै		0	09	5
					227पै		0	07	5
					228पै		0	00	1
					238पै		0	28	2
					240पै		0	07	0
					242पै		0	06	5
					256पै		0	09	5
					259पै		0	06	3
					260पै		0	03	7
					261पै		0	00	1
					265पै		0	00	1
					267पै		0	05	5
					268पै		0	05	0
					269पै		0	06	0
					271पै		0	19	0
					272पै		0	01	2
					277पै		0	13	0
					278पै		0	20	0
					279पै		0	08	0
					320पै		0	04	0
					321पै		0	24	0
					323पै		0	10	0
					324पै		0	08	0
					328पै		0	16	0
					329पै		0	27	0
					356पै		0	04	0
					357पै		0	07	3
					360पै		0	08	6
					362पै		0	01	5
					363पै		0	20	6
					366/1,2,3,4अ,4ब,5अ,		0	19	5
					5ब,6,7,8,9पै				
					382पै		0	16	5

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						385पै	0	38	0
77	कासारवाडी	सुधागढ़	रायगढ़	14	3पै		0	17	6
				23	3पै		0	02	8
					4पै		0	06	0
					5पै		0	12	0
				27	1पै		0	15	6
					2पै		0	00	3
				28	4पै		0	04	8
					5पै		0	03	6
					6पै		0	04	1
					7पै		0	07	1
					8पै		0	15	1
					9पै		0	01	5
				29	1पै		0	01	2
					5पै		0	00	9
				32	1पै		0	17	9
					4पै		0	03	2
					5पै		0	08	3
					6पै		0	02	9
				33	1पै		0	11	0
					2अ+2बपै		0	09	5
				34	0पै		0	35	8
				36	1पै		0	07	6
					2अ,2बपै		0	10	6
				39	1अ,1बपै		0	34	8
				60	1+3पै		0	03	0
					2पै		0	01	3
					11पै		0	07	6
					12पै		0	06	9
				62	1अ,1बपै		0	11	4
				63	1 से 5पै		0	00	8
				64	2पै		0	05	0
					3पै		0	06	0
				66	1पै		0	38	8
				68	1पै		0	05	6
					2पै		0	03	9
				68	3पै		0	11	7
				69	3पै		0	06	6
				26	0पै		0	12	0
				53	0पै		0	44	2
				65	1पै		0	39	3
				66	4पै		0	01	5
					रस्ता स.नं. 66 से		0	00	8
					नाला स.नं. 62 और		0	00	8
					53 के बिचमे				
78	हरणोली	सुधागढ़	रायगढ़	9	1पै		0	07	0
					2पै		0	11	4
				10	1,2पै		0	55	8
					3,4,5,6,7पै				
				11	0पै		0	05	2

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				19	1पै		0	16	0
					6पै		0	08	0
					9पै		0	23	2
					13/अ, बपै		0	24	8
					14पै		0	00	1
				21	2पै		0	02	5
					4पै		0	07	6
					6पै		0	12	6
				24	1, 2पै		0	11	2
				32	1पै		0	14	4
					3पै		0	01	1
				33	1पै		0	20	2
					2पै		0	12	7
					भागिर्दा नदी स.नं. 10 और 24 के बिचमे रस्ता स.नं. 33 मे		0	08	0
79	ब-हाड- जोबूलपाडा	सुधागढ	रायगढ	3	2पै		0	13	3
				6	2पै		0	33	6
					3पै		0	00	1
					4पै		0	19	6
				10	3पै		0	07	3
					4पै		0	03	1
					5पै		0	15	5
				19	1पै		0	21	0
				21	3पै		0	19	2
					4पै		0	04	2
					5/अपै, 5/बपै		0	22	8
				22	1पै		0	15	6
				24	0पै		0	40	8
				25	2/अपै, 2/बपै		0	36	0
				97	0पै		0	03	3
				98	1/1 से 1/8पै		0	33	1
				100	3पै		0	21	0
				8	1/अ		0	39	4
				8	1/ब(1)		0	03	1
					अंया नदी स.नं. 24 और 100 के बिचमे रस्ता स.नं. 8 मे		0	04	0
80	करबुडे तर्फ आसरे अधारणे	सुधागढ	रायगढ	4	0पै		0	02	0
				32	2पै		0	13	8
					4पै		0	09	8
				33	3पै		0	09	0
					4पै		0	13	0
					4पै		0	03	1
				35	1अ/1, 1अ/2, 1बपै		0	03	1
				40	1पै		0	19	0
					2पै		0	10	8
					2पै		0	07	1
				42	2अ, 2बपै		0	48	9
					3पै		0	00	3
				44	1पै		0	01	4
				45	1पै		0	15	6

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पीट
1	2	3	4	5	6	7	8	9	10
					2 पै		0	23	6
					3 पै		0	07	5
					खड़ी का रस्ता		0	03	9
					स.नं. 4 से				
					नदी - करघुंडे और		0	15	3
					घोटवडे गांव के				
					विषमे				
81	घोटवडे	सुधागढ	रायगढ	189	1 पै		0	08	1
				190	1/1,1/2 पै		0	24	8
					2 पै		0	04	7
					3 पै		0	12	1
				191	0 पै		0	18	9
				193	1 पै		0	28	2
					2 पै		0	09	6
				194	1 पै		0	08	4
					2 पै		0	00	1
				195	0 पै		0	10	0
				196	0 पै		0	07	2
				197	1 पै		0	03	2
					2 पै		0	14	2
				205	2 पै		0	23	2
					3 पै		0	17	6
					4 पै		0	01	6
					5 पै		0	13	6
				208	1 पै		0	23	6
					2 पै		0	41	8
				234	1अ,1ब पै		0	00	9
					2 पै		0	02	2
				235	1अ,1ब, 2 पै		0	09	8
				236	1 पै		0	13	6
				238	4 पै		0	00	6
					5 पै		0	07	4
				245	2 पै		0	15	4
					3 पै		0	13	1
				247	1,2,3 पै		0	10	1
				248	1अ,1ब पै		0	28	1
				249	1अ,1ब पै		0	32	4
				252	1 पै		0	09	5
				253	1 पै		0	19	1
					4अ,4ब पै		0	00	1
					6 पै		0	15	2
				254	1 पै		0	17	2
				266	2 पै		0	27	8
					3 पै		0	14	1
					रस्ता स.नं. 205 से		0	01	6
82	मुकसई	खालापूर	रायगढ	9	2+3अ, 2+3ब पै		0	32	0
				10	1 पै		0	18	2
					4+5/1,4+5/2,4+5/3 पै		0	20	3
					7 पै		0	04	0

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					8पै		0	00	3
				13	0पै		0	00	4
				14	1पै		0	00	9
				15	1पै		0	19	7
					2अ, 2बपै		0	37	1
					3पै		0	15	8
				16	1पै		0	04	6
				17	2पै		0	13	4
				18	0पै		0	20	1
				19	0पै		0	44	8
				20	1 से 15पै		0	85	7
				22	1पै		0	00	6
				27	1 से 6पै		0	09	3
				58	0पै		0	45	4
				64	0पै		0	23	7
				66	1पै		0	05	6
					2अ, पै		0	01	0
					2बपै		0	37	9
				69	1, 2पै		0	20	7
				70	2अ, 2बपै		0	18	8
					4अ/1 से 4अ/5, 4/बपै		0	20	0
				61	0पै		0	82	0
					अंबा नदी - स.नं. 27 और कारगांव सरहद के बिचमे नाला - स.नं. 15 और 20 के बिचमे		0	07	2
85	कारगांव	खालापुर	रायगढ़	15	1पै		0	42	0
					2+3+4+5+6/1पै				
					2+3+4+5+6/2पै				
					2+3+4+5+6/3पै				
					2+3+4+5+6/4पै				
					2+3+4+5+6/5पै				
					2+3+4+5+6/6पै				
					2+3+4+5+6/7पै				
					2+3+4+5+6/8पै				
					2+3+4+5+6/9पै				
					2+3+4+5+6/10पै				
					2+3+4+5+6/11पै				
				28	1 से 48पै		0	81	4
				29	1 से 27पै		0	75	0
				37	0पै		0	00	5
				38	0पै		0	58	5
				39	1, 2, 3पै		0	38	0
				48	1, 2, 3पै		0	12	0
				218	पै		0	38	4
					नाला स.नं. 39 और 48 के बिचमे		0	04	0
86	ढंढरे	खालापुर	रायगढ़	1	1अ, 1ब, 2पै		0	12	0
				2	1, 2पै		0	00	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हफ्टर	आम	पॉइंट
1	2	3	4	5	6	7	8	9	10
				6	0पै		0	03	3
				7	0पै		0	01	4
				11	1 से 15 तक पै		0	14	0
				12	1 से 8 तक पै		0	16	0
				14	1/1अपै		0	19	9
					1/2पै		0	24	9
					1/3पै		0	02	3
					2पै		0	20	6
				36	1अ,1ब,पै		0	08	2
				37	0पै		0	01	7
				43	1पै		0	04	8
					2पै		0	14	8
				44	2पै		0	01	2
					3पै		0	00	1
				50	4पै		0	00	4
					5पै		0	03	2
				53	1+3+4/अ,ब,क,2पै		0	31	8
				54	3+4पै		0	09	4
					7पै		0	06	1
				55	1अपै		0	11	0
					2अ,2बपै		0	07	0
				57	2अ,2बपै		0	10	4
				104	2पै		0	04	3
					3पै		0	01	4
				106	3पै		0	00	8
				113	1पै		0	10	2
					2पै		0	00	8
					3पै		0	10	4
					4पै		0	05	2
					5पै		0	07	7
				115	5पै		0	00	1
				116	1पै		0	19	7
					2पै		0	07	1
					4पै		0	04	7
				125	0पै		0	33	5
				126	0पै		0	19	9
				127	0पै		0	00	6
				128	1+2पै		0	00	1
				42	पै		0	69	7
				110	पै		0	11	2
				175	पै		0	05	5
					रोड (रा.म.च.92) स.नं. 57		0	08	0
					और गाँव खाबेवाडी के				
					बिचमें				
					नाला स.नं. 42 से		0	01	5
					गावठाण स.नं. 104		0	11	5
					और 110 के बिचमें				
87	खाबेवाडी	खालापुर	रायगढ़	30	4पै		0	00	1
				37	1पै		0	20	4
					2पै		0	26	0

अ. क्र.	गाँव का नाम	तहसील	जिला	सब्सिडि नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							इक्वटर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
				40	6पै 3/1पै 3/2पै 4पै 6पै 7पै		0	01	2
							0	05	8
							0	05	8
							0	09	4
							0	15	2
							0	06	2
				43	0पै		0	03	5
				44	0पै		0	00	5
				45	3पै		0	21	4
					4पै		0	10	0
				48अ	3पै		0	21	4
					5पै		0	12	0
					10/अ,बपै		0	17	4
					12पै		0	17	0
					16पै		0	21	0
					17/अ/1,17/अ/2पै		0	12	2
					17/बपै				
				31	0पै		0	34	8
					नाला स.नं.31 के पास		0	04	0
					नाला स.नं. 48 से		0	01	8
88	खामाव	खालापुर	रायगढ़			512(पै)	0	26	1
						513(पै)	0	02	2
						514(पै)	0	13	9
						515/1,2,3,4(पै)	0	04	8
						516(पै)	0	00	3
						521(पै)	0	36	7
						522(पै)	0	00	8
						523(पै)	0	07	0
						524(पै)	0	34	8
						528(पै)	0	23	2
						530(पै)	0	07	4
						531(पै)	0	17	7
						532(पै)	0	05	2
						534(पै)	0	01	1
						529(पै)	0	05	8
						खड़ी रस्ता गट नं.512 से	0	02	5
89	सांगडेवाडी	खालापुर	रायगढ़	3	1पै		0	03	6
	तर्फ			3	2पै		0	30	2
	बोरेटी			4	0पै		0	00	3
				5	0पै		0	00	3
				6	1पै		0	29	3
				22	1 से 7 पै		0	75	8
				25	1 से 10 पै		0	37	1
				26	2 पै		0	05	8
				27	0 पै		0	10	1
				28	0पै		0	08	0
				30	0पै		0	08	3
				31अ	1 से 4 पै		0	21	2
90	वडपल	खालापुर	रायगढ़	69	1,2पै		0	20	5
91	वेचन्हावे	खालापुर	रायगढ़	20	1पै		0	00	4
				21	पै		0	29	6
				22	1अ,1बपै		0	20	8

अ. क्र.	गांव का नाम	तहसील	जिला	सब्ज नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					3पै		0	00	4
				23	1,2,3पै		0	14	0
				30	1पै		0	14	8
					2पै		0	22	4
					3पै		0	01	0
				31	1पै		0	50	9
				40	2पै		0	26	9
					4पै		0	01	5
					6पै		0	02	6
					7पै		0	08	1
					8पै		0	03	8
				41	1पै		0	12	2
					4पै		0	41	4
				42अ	1पै		0	00	7
					2पै		0	15	6
					3+5+4अ/1पै, 3+5+4अ/2(1)पै				
					3+5+4अ/2(2)पै		0	06	7
				44	1अ/1,1अ/2,1बपै		0	21	7
				45	1अ/1,1अ/2,1बपै		0	00	2
92	दहीबली	खालापुर	रायगढ़	2	1 से 4पै		0	06	7
				3	1 से 5पै		0	16	8
				14	1+4अ,1+4ब/1,पै		0	43	5
					1+4ब/2,2 से 8,पै				
				15	1अ,1ब,1क,1ड,2पै		0	50	9
					3पै		0	01	6
				17	2पै		0	02	4
					3पै		0	06	8
				18	1अ,1ब,2+9, 3 से 8 पै		0	02	2
				21	1,2अ,2बपै		0	32	6
				22	1 से 4पै		0	24	1
				25	1 से 13पै		0	08	8
				4	0पै		0	26	9
					राष्ट्रीय महामार्ग स.च.17 और 21 के बिचमे		0	04	8
93	साबरौली	खालापुर	रायगढ़	33	25(पै)		0	00	6
					26(पै)		0	22	5
				38	1 से 23 (पै)	}	0	04	6
				38अ	1 से 4 (पै)				
				39	1 से 4 (पै)		0	28	5
				40	1(पै)		0	10	2
					2(पै)		0	01	7
				41	1(पै)		0	15	8
					2(पै)		0	00	2
				44	1 (पै)		0	12	1
				45	1 (पै)		0	19	2
					5 (पै)		0	29	2
				78	2 (पै)		0	28	0
				78	3 (पै)		0	04	5
				80	1 (पै)		0	15	9
				81	4 (पै)		0	01	9

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				81	5 (पै)		0	01	0
				81	12 (पै)		0	02	8
				82	1 से 3 (पै)		0	24	6
				84	1 से 6(पै)		0	13	5
				88	6अ, 5ब, 6क(पै)		0	03	8
				89	1(पै)		0	09	5
				89	2(पै)		0	13	5
				89	3(पै)		0	03	0
				89	5(पै)		0	06	2
				91	2 (पै)		0	02	7
				91	3(पै)		0	06	0
				91	5(पै)		0	04	4
				91	8(पै)		0	09	2
				91	9(पै)		0	01	0
				91	13(पै)		0	05	2
				91	15(पै)		0	10	8
				91	16(पै)		0	07	1
				91	17(पै)		0	01	7
				91	20(पै)		0	00	4
				81	31(पै)		0	04	0
94	धायणी तर्फ बोरणे	खालापूर	रायगड	57	4पै		0	31	7
				58	1(पै)		0	00	5
					2(पै)		0	03	7
					3(पै)		0	32	3
				59	2(पै)		0	17	8
					3(पै)		0	15	3
				62	1 (पै)		0	14	1
				73	1ब+3ब,2,3अ,4(पै)		0	37	2
				74	1(पै)		0	04	1
				75	1,2,3(पै)		0	42	0
				79	1,2(पै)		0	17	6
				80	4(पै)		0	17	9
					6(पै)		0	02	1
					नाला स.नं. 62 और सावरोली गावकं बिचमे हुतगती महामार्ग स.नं.73 और 75 के बिचमे		0	01	0
							0	33	0
95	कुंभीवली	खालापूर	रायगड	43	1(पै)		0	01	0
				44	1(पै)		0	11	5
				44	2(पै)		0	28	0
				45	1/1, 1/2, 2(पै)		0	21	8
				46	1/1, 1/2, 2(पै)		0	29	2
				47	1अ, 1ब, 1ब/(3)/1,पै 1/2ब+2+4, 2, 3,पै 4(पै)		0	28	5
				56	1अ, 1ब, 2+3ब,पै 3अ(पै)		0	36	5
				57	1(पै)		0	40	8
					2(पै)		0	00	1
					3(पै)		0	00	1

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				58	1(पै)		0	03	0
				64	1(पै)		0	03	0
					राज्य महामार्ग नं. 81 स.नं. 44		0	03	0
					और 45 के बिचमे				
					पाताळगंगा नदी स.नं. 47 और		0	08	0
					वनवे गांव सरहद के बिचमे				
96	वनवे	खालापुर	रायगड			1/0पै	0	20	0
						2/1पै	0	07	9
						2/2पै	0	07	3
						14/0पै	0	00	6
						15/0पै	0	00	1
						16/0पै	0	00	5
						170पै	0	26	2
						18/2अ,18/2बपै	0	15	8
						18/4पै	0	02	6
						51/0पै	0	01	0
						52/0पै	0	02	5
						53/1,53/2पै	0	26	5
						54पै	0	00	1
						55/1,55/2पै	0	14	5
						62/1पै	0	11	7
						62/2पै	0	00	4
						63/अ,बपै	0	24	0
						64/0पै	0	17	5
						66/1,66/2पै	0	09	5
						72/3पै	0	10	0
						टाटा पॉवर लाईन गट न.	0	02	5
						62 और			
						पाताळगंगा नदी के बिच मे			
97	निंबोडे	खालापुर	रायगड			डोंबरी रस्ता ग.नं. 55 मे	0	01	5
						38/0पै	0	22	1
						39/3पै	0	15	7
						40/1पै	0	00	5
						40/2पै	0	11	2
						40/3पै	0	05	5
						41/1पै	0	09	5
						41/2अपै,2बपै,2कपै	0	14	1
						42/0पै	0	02	9
						44/0पै	0	18	0
						45/1 से 3पै	0	17	7
						52/2पै	0	04	2
						54/9पै	0	29	3
						54/10पै	0	09	5
						55/0पै	0	08	7
						62/10पै	0	00	1
98	नढोदे	खालापुर	रायगड			22/0पै	0	10	0
						24/1पै	0	04	4
						24/2पै	0	18	4
						24/3पै	0	08	4
						25/2पै	0	03	9

अ. क्र.	गाँव का नाम	तहसील	जिला	सब्जे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						43/3पै	0	04	6
						43/4पै	0	06	2
						43/5पै	0	21	9
						43/6पै	0	01	3
						43/13पै	0	00	1
						43/15पै	0	00	1
						43/18पै	0	05	8
						43/23अपै,23बपै	0	15	6
						44/1अपै,1बपै,1कपै	0	00	8
						44/2	0	00	7
						45/0	0	33	5
						48/2अपै,2बपै,5अपै, 48/5बपै,6पै	0	36	0
						54/0	0	15	2
						67/1पै	0	00	1
						68/0पै	0	30	3
						69/0पै	0	23	9
						70/0पै	0	09	2
						78/0पै	0	08	3
99	निगडोली	खास्तापुर	रायगढ़			39/0पै	0	14	2
						42/0पै	0	02	5
						58/1,2पै	0	00	1
						59/0पै	0	11	5
						60/0पै	0	00	8
						61/0पै	0	17	4
						62/1पै	0	16	7
						63/0पै	0	06	5
						64/16पै	0	03	0
						64/19पै	0	09	5
						83/1 से 23 पै	0	20	6
						85/1,2पै	0	14	0
						87/0पै	0	29	3
						89/1अ,1बपै	0	29	6
						89/2अ,2ब,2कपै	0	02	0
						89/3पै	0	07	0
						97/3अपै	0	01	0
						97/4अ,4ब,4कपै	0	07	8
						97/7पै	0	01	0
						98/0पै	0	08	0
						99/0पै	0	04	0
						100/9पै	0	16	2
						100/10पै	0	06	2
						103/2पै	0	04	2
						104/1,2पै	0	14	3
						105/0पै	0	10	8
						114/0पै	0	17	5
						117/0पै	0	01	3
						118/4अ,4बपै	0	10	5
						118/5पै	0	04	6
						118/6(1),6(2),6(3),6(4)पै	0	51	8

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पीट
1	2	3	4	5	6	7	8	9	10
						118/8 पै	0	00	1
						118/9 पै	0	00	5
						120/ 1 से 4 पै	0	21	3
						120/5अ,5ब,5क,5ड,5 पै			
						6,7,8 पै			
						84/0 पै	0	27	5
						122/0 पै	0	29	5
						गावठण स.नं. 39 और 85 के बिचमे	0	15	5
100	धारणी	खालापुर	रायगढ़			2/12 पै	0	51	7
						2/13 पै	0	18	2
						2/18 पै	0	12	3
						2/19 पै	0	01	0
						2/20 पै	0	02	5
						2/21 पै	0	04	0
						10/0 पै	0	14	5
						12/2अ पै, 2ब पै	0	28	0
						13/0 पै	0	08	8
						14/1 पै	0	16	0
						14/2 पै	0	12	5
						15/0	0	16	5
						39/0	0	07	5
						धारणी नदी धारणी गांव और आसरोटी के बिचमे	0	13	0
101	आसरोटी	खालापुर	रायगढ़	52	3अ(1) पै 3अ(2) पै 3ब(1)(1) पै 3ब(1)(2) पै 3ब(2) पै		0	51	2
				58	0 पै		0	12	2
				63	4 पै		0	10	2
					5 पै		0	00	1
					7 पै		0	19	3
				64	0 पै		0	00	2
				67	3 पै		0	10	7
				76	1 पै		0	10	2
					2 पै		0	01	5
				77	0 पै		0	16	0
				78	1 पै		0	09	2
					2 पै		0	04	1
					3 पै		0	09	5
					4 पै		0	04	4
					5 पै		0	06	3
				81	2 पै		0	12	0
				82	1,2 पै		0	07	7
				83	0 पै		0	09	0
				85	0 पै		0	11	0
					डांबरी रस्ता स.नं. 83 से		0	01	5

अ. क्र.	गाँव का नाम	तहसील	जिला	सब्ज़ी नंबर	हिरसा नंबर	गट नंबर	क्षेत्र			
							हेक्टर	आर	पाईट	
1	2	3	4	5	6	7	8	9	10	
102	सारंग	खालापुर	रायगढ़			28/1पै	0	14	7	
						28/3पै	0	14	3	
						29/2पै	0	00	1	
						30अ/0पै	0	28	5	
						31/0पै	0	18	0	
						35/1पै	0	26	5	
						46/0पै	0	29	5	
						53/1,2/अ,2ब,3,4,	0	77	8	
						5अ,5ब, 6 से 9 तक				
						54/1,54/2	0	06	5	
						55/1अ(1),55/1अ(2),	}	0	43	6
						55/1ब, 55/2अ,				
						55/2ब,55/3				
						56/2पै	0	07	0	
						60/1,2	0	00	6	
						62/0पै	0	10	5	
						63/0पै	0	22	7	
						76/2पै	0	05	5	
						76/4पै	0	00	3	
						76/5पै	0	19	5	
						76/7पै	0	41	6	
						80/0पै	0	19	5	
						नाला ग.नं. 76/7 से	0	02	0	
103	लोधीवली	खालापुर	रायगढ़	48	1पै		0	20	1	
				49	0पै		0	10	1	
				51	1पै		0	13	6	
					3पै		0	04	8	
					4पै		0	07	5	
				52/1, 54/4, 53/1+2+3	पै		0	03	3	
				54	1+2पै		0	27	2	
					3पै		0	03	1	
				57	1 से 9पै		0	23	6	
				58	1पै		0	20	9	
					2पै		0	18	2	
				84क	1पै		0	10	2	
					2पै		0	02	3	
				86	0पै		0	02	2	
				88	1पै		0	18	0	
					2पै		0	16	8	
				91	1अपै		0	11	2	
					1बपै		0	10	4	
				92	1पै		0	09	2	
					2पै		0	02	0	
				93	1पै		0	11	6	
					2पै		0	00	3	
				97	13पै		0	06	2	
		नाला - स.नं. 57 और 49 के बिच	0	05	5					
		डाँबरी रास्ता - स.नं. 54 से	0	01	0					

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
104	रीस	खालापुर	रायगढ़	59अ	2 से 6पै		0	62	0
				59ब	पै		0	01	6
				84	3पै		0	11	5
				85	1 से 13पै		0	37	8
				86	1 से 7पै		0	13	5
				96	1+2पै		0	43	5
					3पै		0	00	5
				101	1अपै, 1बपै		0	32	5
				102	1अ(1)पै	}	0	42	0
					1अ(2)पै				
					2पै		0	01	0
				119अपै			0	39	5
					डाँबरी रास्ता स.नं. 119अ से		0	02	0
105	भोकरपाड़ा	पनवेल	रायगढ़			53/0पै	0	36	8
						54/3पै	0	04	8
						60/1पै	0	27	8
						60/2पै	0	01	4
						61/1पै	0	03	1
						61/2+3ब/1पै	0	26	6
						62/0पै	0	25	9
						68/0पै	0	19	8
						69/0पै	0	07	6
						74/4अपै	0	10	0
						74/4बपै	0	21	5
						74/5पै	0	02	9
						86/2पै	0	00	3
						87/2अपै,	0	12	0
						87/2बपै,	0	19	4
						87/3पै	0	05	7
						88/0पै	0	04	5
						92/0पै	0	00	8
						93/0पै	0	08	0
						101/0पै	0	04	8
106	तलेगाव	खालापुर	रायगढ़	40	4पै 11पै 16पै 17पै		0	04	8
							0	19	2
							0	02	9
							0	00	5
							0	08	2
							0	13	6
							0	00	5
							0	13	6
						रस्ता स.नं. 51 से	0	01	6
						गाला स.नं. 101 के बाजुमे	0	07	2
107	बारवाई	पनवेल	रायगढ़				0	16	8
							0	19	8
							0	02	4
							0	01	0
						7/3बपै	0	00	4
						7/5पै	0	01	3
						7/7पै	0	00	1
						7/12बपै	0	16	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	घड़िट
1	2	3	4	5	6	7	8	9	10
						10/0पै	0	08	0
						11/2पै	0	06	4
						11/3पै	0	04	8
						11/4पै	0	05	6
						12/1पै	0	06	0
						12/3पै	0	13	6
						13/0पै	0	02	4
						14/0पै	0	13	1
						15/0पै	0	02	2
						16/0पै	0	13	6
						23/2अपै	0	20	7
						23/9पै	0	04	1
						25/0पै	0	14	4
						26/0पै	0	21	6
						27/1पै	0	12	9
						27/2पै	0	01	1
						28/0पै	0	01	4
						37/0पै	0	05	0
						38/0पै	0	05	8
						39/2पै	0	10	0
						39/3पै	0	04	7
						39/4पै	0	02	4
						39/5पै	0	06	0
						39/6पै	0	00	9
						41/1पै	0	00	5
						41/2पै	0	10	0
						43/2पै	0	26	8
						45/0पै	0	04	4
						100/2पै	0	00	2
						100/3अपै	0	11	0
						100/3अपै	0	21	8
						102/0पै	0	01	6
						102/2पै	0	18	0
						102/3पै	0	09	6
						102/4पै	0	02	7
						102/5पै	0	12	2
						102/6पै	0	00	6
						102/7पै	0	01	6
						102/9पै	0	07	2
						102/10पै	0	07	2
						106/0पै	0	07	6
						107/0पै	0	08	4
						109/2अपै	0	08	8
						109/2अपै	0	10	4
						109/3पै	0	00	6
						109/5पै	0	01	0
						110/0पै	0	09	2
						111/1पै	0	04	8
						112/1पै	0	01	6
						112/2पै	0	67	0

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
						114/0पै	0	15	0
						117/1पै	0	22	8
						117/2पै	0	05	4
						118/0पै	0	05	6
						129/0पै	0	20	0
						136/1, 2 पै	0	45	0
						टाटा पॉवर लाईन	0	04	0
						स.नं. 111 के बाजुमे			
						माला टाटापॉवरलाईन कंपास	0	13	6
						राष्ट्रीयमहामार्ग स.नं.109और	0	20	9
						45 के बिचमे			
108	पोरंजे	पनवेल	रायगड			62/1पै	0	04	1
						83/1 से 5 पै	0	34	6
						84/0पै	0	12	8
						98/0पै	0	04	9
						102/0पै	0	00	9
						104/3पै	0	17	9
						105/0पै	0	01	8
						106/3पै	0	08	8
						106/4पै	0	11	2
						108/4पै	0	24	0
						109/0पै	0	24	8
						111/2पै	0	00	7
						111/3पै	0	04	5
						116/0पै	0	01	4
						118/0पै	0	02	7
						119/11पै	0	20	0
						119/12पै	0	07	4
						120/0पै	0	10	4
						121/0पै	0	22	7
						122/0पै	0	11	0
						123/1पै	0	20	3
						123/2पै	0	02	4
						123/3पै	0	08	8
						124/0पै	0	00	5
						144/1पै	0	01	5
						144/2अ - 2बपै	0	11	1
						145/1पै	0	07	7
						145/2पै	0	06	4
						167/0पै	0	10	1
						168/0पै	0	05	6
						170/0पै	0	05	7
						171/0पै	0	08	3
						172/1अ+1बपै	0	09	1
						172/2पै	0	08	0
						173/1, 173/2 पै	0	04	9
						174/0पै	0	00	2
						179/0पै	0	15	1
						180/1,2पै	0	26	5

अ. क्र.	गांव का नाम	तहसील	ज़िला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाइंट
1	2	3	4	5	6	7	8	9	10
						181/0पै	0	08	5
						97/1,2पै	0	17	0
						98/0पै	0	21	5
						104/1पै	0	04	0
						रास्ता म.नं. 104/3 में	0	01	0
						नदी पार्यज और बागवार्ड	0	04	4
						गांवक सिचमें			
109	मोहोपे	पनवेल	रायगड	68	0पै		0	5	6
				69	1पै		0	4	0
				69	2/1,2/2,पै } 2/4 से 2/10पै }		0	33	2
				72	2पै,3पै		0	1	4
110	भिंंगार	पनवेल	रायगड	54	3पै		0	01	3
					4पै		0	18	8
				55	0पै		0	02	6
				76	1पै		0	01	0
				77	0पै		0	02	6
				78	0पै		0	07	2
				79	0पै		0	03	6
				80	4पै		0	12	8
				83	3पै		0	01	0
					4पै		0	02	2
					5पै		0	02	8
					6पै		0	03	8
				84	1पै		0	16	2
					2पै		0	00	5
					नाला सेझुंग और		0	06	4
					भिंंगार गांव के बिच में				
110अ	भिंंगारवाडी	पनवेल	रायगड			1/1(2)पै	0	08	8
						33/2पै	0	00	5
						34/0पै	0	00	8
						35/0,पै	0	17	9
						39/0,पै	0	04	8
						41/0,पै	0	27	3
						43/1,पै	0	12	0
						57/0,पै	0	06	7
						58/1,पै	0	06	5
						59/0,पै	0	00	3
						60/1,पै	0	08	0
						62/0,पै	0	12	5
						63/2,पै	0	07	8
						72/1,पै	0	13	6
						78/0,पै	0	00	6
						79/2	0	10	4
						80/2,पै	0	08	3
						80/3,पै	0	09	5
						86/1,पै } 86/1(2)पै }	0	21	6
						86/2पै	0	14	4
						87/0,पै	0	04	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
						88/0, पै	0	02	0
						91/1, पै	0	04	8
						92/0, पै	0	02	9
						93/1, पै	0	13	8
						94/1, पै	0	07	4
						97/0, पै	0	02	4
						42/0, पै	0	10	5
						44/0, पै	0	00	1
111	शेड़ग	पनवेल	रायगड	42	0 पै		0	00	9
				111	0 पै		0	04	2
				112	0 पै		0	12	9
				113	0 पै		0	00	7
				114	2(1) पै }		0	19	5
				114	2(2) पै }				
				117	1, 2 पै		0	10	9
				118	0 पै		0	14	8
				119	1 पै		0	10	6
				121	1(2) पै }		0	18	0
				121	2 पै }				
				110	0 पै		0	15	7
				रस्ता स. नं. 120 में			0	02	8
				रस्ता स. नं. 110 में			0	01	0
112	आजीवली	पनवेल	रायगड	20	0 पै		0	07	2
				22	1 पै		0	02	9
					2 पै		0	04	5
				31	0 पै		0	01	8
				34	0 पै		0	18	5
				35	1 पै, 2 पै		0	06	9
				42	1, 2 पै		0	01	0
				45	1, 2 पै		0	21	6
				57	4 पै		0	02	9
					5 पै		0	01	5
				64	0 पै		0	03	2
				65	0 पै		0	19	2
				66	0 पै		0	15	0
				68	0 पै		0	01	6
				71	0 पै		0	03	8
				72	0 पै		0	15	4
				73	0 पै		0	03	5
				74	0 पै		0	14	7
				75	2अ, 2ब		0	09	8
				78	0 पै		0	10	4
				पनवेल बायपास रस्ता			0	25	2
				सं. नं. 42 और 45					
				के बिचमे					
113	भोरले	पनवेल	रायगड	16	0 पै		0	13	6
				17	0 पै		0	06	7
				24	1 पै		0	06	4
					2 रुपै		0	15	6
				25	1 पै		0	04	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				25	2कपै		0	01	0
				27	1पै		0	00	9
				28	2पै		0	10	6
				29	0पै		0	03	3
				39	1, 2अ, 2बपै		0	40	3
				51	1,2,3,4अ,4बपै		0	14	9
				52	0पै		0	13	2
				53	0पै		0	00	6
				54	1,2पै		0	06	5
				65	1पै		0	08	1
				66	1पै		0	04	8
					2पै		0	03	6
					4पै		0	17	6
				72	2पै		0	00	6
				73	1पै		0	06	4
					2पै		0	02	3
				74	0पै		0	11	2
				75	1पै		0	09	8
				86	1पै		0	05	3
				163	0पै		0	04	8
				164	1पै		0	12	7
					2पै		0	01	9
					नाला बिखले और मोर्ले गाँव के बिच मे		0	10	9
114	बिखले	पनवेल	रायगढ़	92	4पै		0	07	6
				93	3पै		0	13	0
					4पै		0	02	3
				95	1/अ,1/बपै		0	00	8
				96	1/अ,1/बपै		0	06	0
					2पै		0	12	8
					5पै		0	01	7
				97	1पै		0	18	6
				98	1पै		0	06	0
					2पै		0	08	0
				99	1पै		0	01	0
					2पै		0	11	5
					6अ, 6ब		0	09	0
				101	0पै		0	36	9
				125	1पै		0	11	9
					2पै		0	13	0
				127	1पै		0	10	2
					2पै		0	12	0
					3अ, 3ब, 3कपै		0	03	0
				128	4पै		0	11	0
					5पै		0	06	0
				93	1पै		0	10	4
				123	0पै		0	02	6
					रोड स.नं. 101 और 132 के बिचमे पनवेल - कर्जत रेलवे		0	02	0

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
115	शिवकर	पनवेल	रायगड	128/5	पै		0	5	6
				132/3	पै		0	04	9
				82	1,2,3,4 पै		0	29	6
				83	2 पै		0	01	0
				150	0 पै		0	12	5
				151	3 पै		0	04	8
					4 पै		0	11	2
				152	0 पै		0	12	8
				153क	0 पै		0	09	6
				154	0 पै		0	02	0
				155	0 पै		0	00	6
				175	0 पै		0	11	6
				180	1 पै		0	18	5
					2 पै		0	01	5
				183	0 पै		0	27	0
				185	0 पै		0	04	8
				186	0 पै		0	00	4
				188	9, 9/1 पै		0	01	8
				203	0 पै		0	04	3
				207	0 पै		0	08	0
				129	0 पै		0	06	5
116	विष्णुबे	पनवेल	रायगड	168	1अ		1	06	4
					रोड स.नं. 183 मे (पनवेल - शिवकर)		0	01	0.
				72	0 पै		0	48	8
				73	0 पै		0	16	2
				71	0 पै		0	02	2
				75	0 पै		0	18	2
117	देवद	पनवेल	रायगड	76	0 पै		0	00	5
				77	0 पै		0	03	2
				79	0 पै		0	17	9
				80	0 पै		0	00	3
				102	0 पै		0	06	7
				78	0 पै		0	79	0
					काळुंदे नदी - देवद व आकृती गांव के बिच ये		0	29	5
119	शिलोतररायचूर	पनवेल	रायगड	5	0,1,2 पै		0	01	6
				5/1	0 पै				
				7	0 पै		0	00	7
				9	1,2,3 पै,		0	17	6
				12अ	1 से 4 पै				
					5अ/1/2 पै, 6,7/1 पै 7/2अ,7/2ब,8,9,10अ, 10ब पै		0	33	8
				12ब	1 पै, 2 पै				
				16	0 पै		0	04	6
				18	0 पै		0	04	8
				19	0 पै		0	05	2
				45	1 से 20 पै		0	02	1
				46	0 पै		0	57	6

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	घोटे
1	2	3	4	5	6	7	8	9	10
				50	12,3पै		0	05	6
					वॉटर पाईप लाइन स.न.		0	01	0
					50 और 46 के बिचमे				
					पनखेल नरे रोड स.न.16		0	03	2
					और 9 के बिचमे				
					पनखेल माधेरान रोड स.न.46मे		0	06	0
120	आकुली	पनखेल	रायगढ़	2	0 पै		0	02	5
				99	1 से 3 पै				
					4अ/1 से 4अ/7पै		0	12	5
					4ब,5,6पै				
					7अ,7बपै				
				160	0पै		0	08	3
				161	0पै		0	05	5
				163	0पै		0	02	0
				164	0पै		0	03	2
				165	0पै		0	06	0
				168	1पै		0	01	4
					2पै		0	04	0
					3+4पै		0	14	0
				193	1अ,1ब,2पै		0	00	9
				195	0पै		0	03	2
				209	1पै		0	00	2
					2पै		0	01	4
				210	0पै		0	08	6
				211	0पै		0	06	0
				212	1अपै		0	02	6
				222	1पै		0	03	8
					2पै		0	00	3
					3पै		0	01	3
					4पै		0	10	8
				223	0पै		0	07	8
				224	1,2पै		0	06	3
				226	0पै		0	00	9
				227	0पै		0	07	5
121	आदई	पनखेल	रायगढ़	16	1पै		0	06	2
					2पै		0	00	8
				18	0पै		0	01	5
				19	1+2+3+5पै		0	03	0
					8पै		0	24	8
				21	4पै		0	04	8
				22	1पै, 2पै, 3पै		0	23	2
				23	1पै		0	13	2
					2+5पै		0	21	2
					3अ, 3बपै		0	00	1
					4पै		0	02	5
					6पै		0	01	6
				32	4बपै		0	04	8
					5पै		0	08	4
					6पै		0	06	8
				33	1अपै		0	09	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पीट
1	2	3	4	5	6	7	8	9	10
					1बपै		0	14	4
				36	1पै		0	05	6
					2पै		0	07	6
				37	1अपै, 1बपै		0	02	6
					6पै		0	04	4
				73	1पै		0	00	9
					2+3+5पै		0	04	2
				83	14पै		0	03	2
					15पै		0	03	3
					16पै		0	02	0
				86	2पै		0	11	0
					3पै		0	05	5
					4पै		0	01	4
				89	1पै		0	10	2
					2पै		0	08	2
				90	1पै		0	08	0
					2पै		0	05	2
					3(1)+2+3अपै 3(1)+2+3बपै }		0	09	8
				92	1पै		0	02	4
				93	1पै		0	02	0
					2पै		0	06	8
					3पै		0	03	6
					7पै		0	01	2
					8पै		0	15	6
				17	1 से 3 पै		0	01	5
					गोबिंद स. नं. 93/2		0	04	1
					और 73/2+3+5 के				
					विष में				
122	नेवाली	पनवेल	रायगढ़	38	1अ, 1ब, 1कपै		0	21	6
					3पै		0	07	8
				41	1पै		0	11	2
				42	1+3+4अपै		0	03	5
					1+3+4बपै				
					2पै		0	03	2
					5पै		0	09	4
				43	1पै		0	05	6
					2अ, 2ब, 2कपै		0	17	6
					5+7पै		0	01	8
					6पै		0	04	4
				44	5पै		0	04	8
				45	5पै		0	00	8
					6पै		0	00	6
					8अ, 8बपै		0	12	0
123	टेंभोडे	पनवेल	रायगढ़	10	2अपै		0	04	8
					2बपै		0	09	2
					2कपै		0	09	0
					3पै		0	01	5
					4बपै		0	02	2
					5पै		0	11	6

अ. क्र.	गाँव का नाम	तहसील	जिला	सब्बे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				11	1,2पै		0	03	1
				12	1+3बपै		0	03	5
					5+6पै		0	11	1
					7पै		0	01	5
				18	1,3,6पै		0	21	0
				19	2,4पै		0	04	8
				23	1,2,3पै		0	14	6
				31	2पै		0	02	4
					3पै		0	02	5
					4पै		0	04	7
					5पै		0	05	4
				33	2पै		0	10	0
					4पै		0	02	0
					3पै		0	02	6
				34	3पै		0	00	8
					4पै		0	03	6
				39	2पै		0	02	4
				40	1पै		0	01	3
					5पै		0	00	5
					6+7पै		0	07	9
				41	0पै		0	01	5
				42	2,4+5बपै		0	24	8
					रास्ता स.नं.40 और 31के बिचमे		0	02	4
					रास्ता स.नं. 10/2क मे		0	02	2
					रास्ता स.नं. 23 मे		0	02	2
					रास्ता स.नं.33 और 42के बिचमे		0	02	8
124	बछवली	पनबेल	रायगढ़	53	1पै		0	15	2
				55	4पै		0	01	2
					5पै		0	06	4
					8पै		0	26	4
				60	3अपै		0	09	6
					3बपै		0	20	8
				63	6पै		0	00	4
				64	0पै		0	08	8
				66	2पै		0	00	2
					3पै		0	07	8
					4बपै		0	01	2
				67	1अपै		0	04	4
					2पै		0	01	5
					3पै		0	04	8
				85	1पै		0	13	2
					4पै		0	06	5
				87	2अपै		0	03	2
				88	4अपै		0	03	0
					4बपै		0	00	1
				94	1पै		0	03	1
				98	5पै		0	01	6
				53	2पै		0	24	0
				83	1पै		0	12	8
					2अपै		0	12	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सब्ज नंबर	हिस्सा नंबर	पट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					2बपै		0	00	1
					3पै		0	13	6
				84	1कपै		0	00	2
				84	1डपै		0	19	2
				87	3पै		0	00	8
					5पै		0	08	6
				88	5+6/2पै		0	26	6
				97	0पै		0	04	4
				98	6पै		0	11	2
				134	0पै		0	02	9
				136	0पै		0	15	2
					रोड स.नं.83/1 और 84/1ड के बिचमे		0	00	3
					रोड स.नं.136 और 88/5+6/2 के बिचमे		0	03	2
					रोड स.नं. 136 और 53/2 के बिचमे		0	05	6
125	पालेबुहुक	पनखेल	रायगढ़	8	1+2+3+4पै		0	07	1
				102	5पै		0	07	8
				107	2पै		0	15	2
					3पै		0	06	5
				108	1पै		0	06	6
					2अपै		0	07	0
					2बपै		0	03	4
					2कपै		0	06	3
				109	1+3+4अपै		0	02	5
					1+3+4बपै		0	13	2
					1+3+4डपै		0	05	6
				110	6पै		0	01	7
					7पै		0	01	4
					8पै		0	00	1
				112	1बपै		0	05	4
				113	1अपै		0	09	9
					1बपै		0	03	7
					2+3अपै		0	08	2
					2+3बपै		0	07	1
				114	3पै		0	13	3
				117	4पै		0	00	7
					8अपै		0	21	5
					9पै		0	01	5
					10पै		0	00	2
				118	6+7अपै		0	07	5
				134	2अपै		0	01	3
					8पै		0	00	1
				145	2पै		0	08	5
					4पै		0	01	0
					5पै		0	02	0
				146	3पै		0	12	1
					4पै		0	01	3
					5अ, 5बपै		0	16	5

अ. क्र.	गाव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
126	वलप	पनवेल	रायगड	175	6पै		0	04	6
					3पै		0	32	2
					12पै		0	01	0
					13पै		0	01	0
				177	1पै		0	00	5
					3पै		0	10	2
				178	2अपै		0	03	8
					3पै		0	27	3
				179	1पै		0	07	6
					2पै		0	02	7
				4	0पै		0	03	2
				117	7पै		0	02	3
				32	0पै		0	00	4
				33	1पै, 2पै		0	32	8
				34	0पै		0	03	6
				53	1अ/पै, 1ब/पै, 2पै		0	21	2
				56	0पै		0	13	4
				58	0पै		0	14	4
				59	1पै, 2पै		0	11	6
				66	0पै		0	07	0
				67	0पै		0	04	4
				68	0पै		0	03	7
				75	0पै		0	12	8
				76	0पै		0	06	0
				90	1पै		0	00	5
					2पै		0	04	6
				91	0पै		0	09	6
				93	0पै		0	12	0
				94	0पै		0	08	0
				96	1पै		0	03	3
					2पै		0	07	5
				119	1पै		0	01	8
				137	1पै		0	02	2
					2पै		0	00	5
					3पै		0	11	2
					4.अपै		0	00	8
				138	1पै		0	20	8
					2पै		0	01	0
				139	0पै		0	01	1
				140	0पै		0	14	6
				141	0पै		0	03	6
				35	0पै		0	11	2
				146	0पै		0	02	9
127	हेडुटणे	पनवेल	रायगड	1	1, 2, 3, 4, 5पै		0	27	6
				2	1/कपै		0	08	8
				6	4पै		0	07	4
				6	5पै		0	01	8
				7	0पै		0	02	3
				9	1/अपै		0	00	3
				129	1, 2पै		0	06	2

अ. क्र.	गांव का नाम	तहसील	जिला	संख्या नंबर	हिस्सा नंबर	पट नंबर	क्षेत्र		
							हफ्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
राउं हबुटो और बलप									
गांव के बिच में							0	03	6
128	कानपोली	पनवेल	रायगड	2	1अपै		0	13	8
					1बपै		0	01	5
					2पै		0	09	4
					3पै		0	02	6
					3	6/अ,ब,क,डपै		0	15
				9	1+4/बपै		0	12	5
					1+4/कपै		0	02	5
					3अ		0	00	7
				10	0पै		0	10	7
				11	1अपै		0	04	6
					1बपै		0	04	5
					4अपै		0	00	4
					5पै		0	08	2
				26	2पै		0	00	8
					3पै		0	07	5
					6पै		0	08	4
				34	1पै		0	04	7
				40	3(1)पै		0	02	2
				41	2पै		0	02	6
					3पै		0	00	8
				42	2अ,2बपै		0	12	4
					5पै		0	06	4
				50	1अपै		0	01	5
					1बपै		0	03	7
					1कपै		0	02	0
				54	4पै		0	14	2
					5अपै		0	10	2
					5बपै		0	01	6
				55	2पै		0	10	1
				56	1अ,1ब,1कपै		0	06	0
					3पै		0	08	6
				57	2बपै		0	05	0
				57	2कपै		0	04	0
				61	0पै		0	17	5
				13	0पै		0	02	8
				गावठाण रास्ता स.नं. 26					
और 2 के बिचमें									
रास्ता स.नं. 2/1अ में							0	02	0
कासडी नदी कानपोली और							0	06	2
पालेखुर्द गांव के बिचमें									
129	पालेखुर्द	पनवेल	रायगड	19	1 से 11पै		0	26	5
				25	1अ,1ब,1क,1डपै		0	26	0
				31	0पै		0	01	1
				32	1+2पै		0	07	5
				33	1 से 6पै		0	34	5
				34	1+4अपै,1+4बपै,2अपै,		0	24	0
					2बपै,3,6पै				

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				74	5 पै		0	13	5
				78	0 पै		0	02	4
				79	1 पै, 2 पै		0	18	0
				80	2+3+7+9 पै		0	13	8
					4 पै		0	00	5
					5 पै		0	04	0
					6 पै		0	23	0
					10 पै		0	20	0
				28	0 पै		0	61	0
				83	0 पै		0	05	5
					रोड स.नं. 28 से		0	01	0
130	बापंजे	पनबेल	रायगढ़	87	2(पै)		0	24	8
					4(पै)		0	43	2
				92	2(पै)		0	14	5
					3(पै)		0	10	0
				94	1+2(पै)		0	01	1
				95	1+2(पै)		0	00	4
				96	अ, बा, ब, 2(पै)		0	16	3
				97	1, 2, 3(पै)		0	50	0
				98	1(पै)		0	06	5
					2अ, 2ब(पै)		0	02	7
					3(पै)		0	00	9
					4(पै)		0	12	8
				104	1(पै)		0	01	0
					3(पै)		0	33	7
				106	1, 2(पै)		0	17	3
				121	0(पै)		0	13	2
				122	1अ/1+1ब+2+4अपै		0	24	4
					1अ+1ब+2+4अपै				
				138	1(पै)		0	02	8
				139	1, 2(पै)		0	09	9
				143	1(पै)		0	08	8
					2(पै)		0	00	5
					3(पै)		0	05	9
				144	0(पै)		0	06	0
				145	0(पै)		0	07	2
				146	1, 2(पै)		0	08	6
				149	4+5ब(पै)		0	01	2
				153	3(पै)		0	01	0
					4/1(पै), 4/2(पै)		0	08	3
					5(पै)		0	13	5
				154	5(पै)		0	26	2
				155	1अ, 1ब, (पै)		0	01	0
					2अ, 2ब, 2क(पै)		0	18	3
					3(पै)		0	00	2
				176	2(पै)		0	04	7
				178	3(पै)		0	11	2
				179	1अ, 1ब, (पै)		0	17	3
				180	0(पै)		0	00	1
				181	0(पै)		0	13	2

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				186	0(पै)		0	07	8
				187	0(पै)		0	24	6
				188	1(पै)		0	14	3
				194	1(पै)		0	07	2
					3+4(पै)		0	15	0
					7(पै)		0	10	8
					8(पै)		0	08	4
				195	0(पै)		0	01	4
				196	6(पै)		0	06	6
					रोड स.नं. 97 मे		0	03	2
131	नितळस	पनवेल	रायगड	1	2पै		0	01	4
					3पै		0	21	2
				4	1पै		0	05	7
					2पै		0	05	1
				5	1पै		0	06	4
				6	0पै		0	15	6
				28	1पै		0	11	2
					2पै		0	09	2
					3पै		0	09	5
				51	0पै		0	09	7
				52	0पै		0	01	1
				53	1पै		0	13	1
					2पै		0	07	7
					4पै		0	06	9
					5पै		0	11	1
				55	0पै		0	07	9
				57	0पै		0	08	2
				76	1पै		0	15	4
					2पै		0	07	5
				77	2पै		0	09	1
					3पै		0	06	8
				96	2पै		0	25	7
				98	1पै		0	20	6
				101	0पै		0	01	8
				102	2पै		0	30	3
					3पै		0	05	1
					4पै		0	04	2
					7पै		0	00	7
					8पै		0	14	5
				104	0पै		0	10	1
				106	0पै		0	19	8
				123	0पै		0	04	7
				124	0पै		0	01	3
				190	1पै		0	14	9
				200	1(अ), 1(ब), 1(क) पै		0	25	2
				200	2पै		0	14	6
				105	0पै		0	01	1
				191	0पै		0	02	4
				203	1पै		0	09	1

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाइंट
1	2	3	4	5	6	7	8	9	10
132	उसाटण	उल्हासनगर	धाने	27	1/1पै		0	16	5
					4पै		0	02	6
				30	1पै		0	02	1
				31	1पै		0	08	7
					4पै		0	15	5
				32	1पै		0	15	3
				33	2/1पै		0	13	5
					2/2पै		0	00	3
					3पै		0	06	5
				34	2पै		0	05	9
				40	2पै		0	01	3
					3पै		0	08	3
					4पै		0	11	5
					5पै		0	16	8
				41	0पै		0	00	3
				107	0पै		0	00	6
				108	1पै		0	08	8
					3/1पै		0	03	8
					3/2पै		0	00	3
					4पै		0	04	0
				109	3पै		0	26	3
				110	0पै		0	05	0
				118	1पै		0	07	5
				119	1पै		0	03	3
					2पै		0	01	0
					3पै		0	01	0
				120	1पै		0	00	1
					2पै		0	02	1
					3पै		0	01	8
					4पै		0	02	6
					च		0	10	3
				120	10पै		0	07	0
				121	0पै		0	14	8
				122	1पै		0	11	3
				123	0पै		0	14	5
				128	1पै		0	23	5
					5पै		0	03	0
				129	0पै		0	12	6
				130	0पै		0	26	6
				192	2पै		0	05	8
				108	2पै		0	00	4
					रस्ता स.नं.192 में		0	01	0
					रस्ता स.नं.31 में		0	01	3
					नाला, स.नं.110 और		0	05	3
					192 के बीच में				
133	ना-हेन	उल्हासनगर	धाने	33	0पै		0	04	0
				34	1पै		0	20	4
					2पै		0	08	8
					6पै		0	00	6
				35	1पै		0	19	2

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हैक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				36	2पै		0	20	8
				37	1पै		0	01	2
					2पै		0	11	7
					3पै		0	06	0
					5पै		0	03	9
				38	0पै		0	08	0
				50	4पै		0	13	0
				51	0पै		0	11	2
				53	0पै		0	10	4
				54	7पै		0	07	6
					8पै		0	03	2
					9पै		0	03	6
					10पै		0	02	8
					11पै		0	10	0
				66	4पै		0	11	5
				67	1पै		0	01	2
					2पै		0	00	5
					3पै		0	02	0
					9पै		0	02	0
					10पै		0	01	2
					12पै		0	14	8
					13पै		0	05	0
				69	1पै		0	01	4
					2पै		0	04	0
					3पै		0	04	0
					8पै		0	12	8
				69	9पै		0	02	0
					10/1पै		0	01	1
					10/2पै		0	00	5
					11पै		0	11	2
				70	0पै		0	02	5
				71	1पै		0	00	8
					2पै		0	00	2
				106	3/1पै		0	09	0
				107	2/2पै		0	04	4
					3पै		0	16	2
				108	1-से 4पै तक		0	03	0
				115	1पै		0	02	5
					2पै		0	06	8
					3पै		0	02	6
				116	0पै		0	04	2
				117	1पै		0	04	4
					3पै		0	06	8
				64	0पै		0	33	7
				120	0पै		0	70	0
					रस्ता, स.नं.106 और 108 के बीच		0	01	8
					रस्ता, स.नं.120 से		0	01	2
134	बाले	धाने	धाने	83	0पै		0	08	6
				88	1पै		0	04	8
				89	1पै		0	04	4

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पट्टा
1	2	3	4	5	6	7	8	9	10
					2पै		0	06	8
				97	2पै		0	07	4
					3पै		0	05	0
				98	1पै		0	13	4
				105	2पै		0	14	2
				113	1पै		0	01	7
					2पै		0	00	1
				122	0पै		0	10	8
				123	1पै		0	02	3
					2पै		0	07	0
					3पै		0	10	3
				124	3पै		0	05	1
				125	3पै		0	03	6
					4पै		0	02	2
				126	1पै		0	07	3
					2पै		0	05	5
					3पै		0	11	4
					4पै		0	04	2
				127	1पै		0	06	1
					2पै		0	07	8
				128	1पै		0	09	2
				120	0पै		0	24	6
135	शिरढोण	कल्याण	धाने	3	1पै		0	09	6
					2पै		0	07	2
				4	1पै		0	09	2
					2पै		0	00	5
					3पै		0	15	2
				7	3पै		0	09	6
				8	2पै		0	08	4
					3पै		0	01	3
				22	1पै		0	03	2
					2पै		0	00	1
				23	2पै		0	11	2
					3पै		0	07	3
				24	1,2पै		0	22	0
				27	3पै		0	09	5
				29	4पै		0	04	1
					6पै		0	01	2
					7पै		0	05	3
					8पै		0	05	8
					9पै		0	05	1
				37	1पै		0	16	4
					2पै		0	08	8
				53	0पै		0	19	2
				61	4पै		0	44	0
					5पै		0	00	1
				62	2पै		0	16	1
					4पै		0	18	3
					5पै		0	00	1
				64	3पै		0	07	2

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हक्टर	आर	पॉइंट
1	2	3	4	5	6	7	8	9	10
					4पै		0	05	3
				149	0पै		0	11	6
				54	0पै		0	12	8
					घेसर नदी, घेसर और शिरछांग गांवके क्षिपम		0	07	6
136	घेसर	कल्याण	धाने	30	1पै		0	05	4
				31	1पै		0	15	5
				33	0पै		0	38	7
137	निळजे	कल्याण	धाने	5	1पै		0	06	8
					2पै		0	00	5
				6	1पै		0	06	4
					4पै		0	01	6
					5पै		0	03	2
				7	2/1पै, 2/2पै		0	03	7
					7पै		0	05	0
					8पै		0	05	6
				8	1 से 8पै		0	30	0
				9	1 से 3पै		0	13	3
				10	1 से 15पै		0	07	8
				11	1 से 17पै		0	14	5
				12	1 से 6पै		0	05	0
				13	0पै		0	14	6
				14	0पै		0	18	0
				16	1पै		0	06	6
					7पै		0	00	4
				17	1पै		0	12	7
					2पै		0	00	4
				18	1 से 4पै तक		0	03	3
				19	6पै		0	03	8
					7/2पै		0	01	8
					7/3पै		0	05	0
					8पै		0	02	0
					9पै		0	02	5
					11पै		0	14	7
				20	4पै		0	00	8
				41	1 से 8		0	05	0
				42	0पै		0	00	6
				44	0पै		0	03	2
				45	1, 2पै		0	12	4
				46	1 से 10पै		0	14	0
				47	1, 2पै		0	01	0
				48	1, 2पै		0	12	0
				51	1, 2/1, 2/2, 2/3, 3पै		0	20	0
				52	1 से 4पै		0	08	0
				54	0पै		0	05	8
				60	0पै		0	06	2
				65	1पै		0	02	5
				65	2पै		0	05	5
					3पै		0	00	8
					4पै		0	01	6

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
					5 पै		0	11	0
					6 पै		0	07	2
				66	0 पै		0	03	3
				56	0 पै		0	77	2
				63	0 पै		0	53	3
				64	0 पै		0	01	8
					पनवेल-कल्याण रस्ता				
					स.च. 9 और 7 के बीचमे		0	04	5
138	काटई	कल्याण	धाने	4	5, 6, 7, 9 से 15 तक		0	21	2
				5	0 पै		0	06	0
				6	1 अपै, 1 बपै, 1/3 पै, 1 ड+2 पै		0	29	6
				6	3+7+9 अपै		0	00	8
				6	4+7 अपै		0	16	5
				20	4/2 पै		0	08	1
					4/3 पै		0	00	5
					5/1 पै		0	05	5
				21	1/1 पै		0	02	5
				23	1 पै		0	15	5
					2 पै		0	04	2
				24	6 पै		0	00	3
					7 पै		0	03	0
					8 पै		0	04	2
				109	1 पै		0	05	0
					2 पै		0	12	1
				24	3 पै		0	01	8
				85	0 पै		0	06	1
139	उसरखर	कल्याण	धाने	7	2 पै		0	05	6
					3 पै, 3 बपै		0	13	2
				8	3 पै,		0	01	2
				9	0 पै		0	04	1
				14	8 पै		0	04	6
					20 पै		0	01	4
				73	2 पै		0	06	4
				78	1 पै		0	14	5
					2 पै		0	07	2
					3/2 पै		0	01	3
				80	2 पै		0	17	6
					4 पै		0	00	5
				81	0 पै		0	05	6
				82	1 से 6 पै तक		0	04	9
				85	2 पै		0	11	2
				113	1 से 47		0	32	4
				115	4 पै		0	00	5
				116	1 अपै, 1 बपै, 1 कपै		0	03	2
					2 पै		0	00	1
				117	3 पै		0	03	5
				135	2 पै		0	00	6
				7	4 पै		0	01	0
					5 पै		0	00	7
					7 पै		0	04	3

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाइंट
1	2	3	4	5	6	7	8	9	10
					8पै		0	04	8
					9पै		0	00	5
				10	0पै		0	02	9
				11	1पै		0	00	2
					2पै		0	03	7
				14	10पै		0	00	3
					11पै		0	08	8
					12पै		0	04	2
					14पै		0	02	8
					15पै		0	00	8
					16पै		0	07	4
					21पै		0	03	6
				73	3पै		0	05	6
				78	4पै		0	00	5
				79	1पै		0	02	0
					2पै		0	03	1
					3पै		0	01	7
				80	1पै		0	06	0
				105	0पै		0	23	1
140	आगासन	धाने	धाने	13	0पै, 1/1पै		0	31	4
				15	1पै		0	04	8
					2पै		0	08	8
					6पै		0	00	7
				17	4पै		0	16	4
				143	1पै		0	05	0
					2पै		0	20	4
					4पै		0	00	7
				145	1पै		0	11	2
				167	4पै		0	08	8
					5पै		0	01	2
					6पै		0	02	5
				170	0पै		0	15	6
				192	1पै		0	13	8
					2पै		0	01	0
				194	0पै		0	00	6
				196	1पै		0	10	0
				167	9पै		0	02	8
					जमिन, स.नं.13 और 15 के बिच मे गस्ता, स.नं.167/9 मे		0	01	2
141	म्हातारडी	धाने	धाने	64	0पै		0	05	9
				65	0पै		0	07	9
				72	1पै		0	07	5
					3पै		0	02	3
					4पै		0	00	8
					5पै		0	03	5
				73	3पै		0	03	4
					4पै		0	01	7
					9अपै, 9अपै		0	12	6
				74	11पै, 11अपै, 11अपै		0	08	8

अ. क्र.	गाँव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		
							हेक्टर	आर	पाईट
1	2	3	4	5	6	7	8	9	10
				75	1पै		0	02	2
					3पै		0	05	8
				76	0पै		0	02	7
				77	2पै		0	00	5
					3पै		0	01	0
					4पै		0	00	8
					5पै		0	00	8
				89	0पै		0	03	0
				94	1 से 7पै तक		0	17	6
					8अपै		0	00	4
				90	0पै		0	07	2
				95	बपै		0	06	5
					डाबरी रास्ता स.नं.90 में		0	02	0
					डाबरी रास्ता स.नं.95 में		0	03	0
142	दातियली	थाने	थाने	2	3पै		0	01	2
					4पै		0	01	1
					5पै		0	01	3
				3	2पै		0	07	6
				4	1		0	01	5
					2पै		0	05	2
				5	2कपै		0	01	3
				9	1पै		0	05	5
					2पै		0	03	3
				10	1अपै, 1बपै		0	04	1
				12	1अपै, 2बपै		0	00	6
					2/क2पै		0	01	2
					$\frac{2य+1ब}{2} + 2क$		0	00	1
				13	1पै		0	02	0
					2पै		0	04	7
					4पै		0	04	8
					5पै		0	00	1
				16	1पै		0	00	8
					2पै		0	05	8
					3पै		0	03	9
					4पै		0	02	3
					5पै		0	00	1
					6पै		0	05	11
					7पै		0	00	6
					8पै		0	00	6
					9पै		0	00	1
					11पै		0	00	1
					15पै		0	02	3

अ. क्र.	गांव का नाम	तहसील	जिला	सर्वे नंबर	हिस्सा नंबर	गट नंबर	क्षेत्र		पॉइंट
							एकड़	आग	
1	2	3	4	5	6	7	8	9	10
				17अ	4पै		0	05	0
					9पै		0	01	9
					11पै		0	00	5
					12पै		0	02	6
					13पै		0	04	6
					14पै		0	00	5
				17ब	1पै		0	02	4
					2पै		0	06	2
				220	0पै		0	04	1
				222	1पै		0	14	9
					2पै		0	00	5
				4	2पै		0	01	7
				244	0पै		0	89	6
				255अ			0	10	1
					दिना-वसई रेल्वे, स.नं.222 और 4 क बीचम		0	11	6
					उल्हास नदी, दातिवली और भगडी गांव क बीचम (ब्रीक)		0	39	6
					स.नं. 17अ और 17ब क बीच मे इलेक्ट्रीक पावर लाईन		0	05	5

[एल-14014/16/98-जी. पी. खण्ड-II]

मुनील कुमार सिंह, अवर सचिव

New Delhi, the 8th April, 1999

S. O. 1066.— Whereas, it appears to the Central Government that it is necessary in the public interest that for the transport and distribution of natural gas from Liquefied Natural Gas re-gasification facility to be located at Katalwadi, Tehsil Guhagar (near Dabhol) in Ratnagiri district upto the terminal located in Uplat, Tehsil Talasari in Thane district in the State of Maharashtra, a pipeline should be laid by the Metropolis Gas Company Private Limited, a company registered under the Companies Act, 1956 and having its registered office at 56, Maker Chambers VI, Nariman Point, Mumbai – 400021;

And whereas, it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of pipeline under the land to the Competent Authority No. 2, 101/6, Sahajeevan, HOC Employees Colony, Panvel, Pin. Code 410206, Taluk Panvel, Dist. Raigad (Maharashtra).

Schedule

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
69	NANDGAON	SUDHA-GAD	RAIGAD			268(P)	0	23	2
						269(P)	0	00	9
						273A,B(P)	0	01	1
						274(P)	0	29	0
						275(P)	0	00	1
						278/1,278/2(P)	0	11	1
						279(P)	0	02	9
						377(P)	0	06	6
						379(P)	0	01	9
						380(P)	0	27	5
						399(P)	0	15	3
						400(P)	0	09	3
						404(P)	0	02	9
						411/1,411/2(P)	0	03	1
						413(P)	0	12	8
						414(P)	0	22	3
						416(P)	0	05	3
						433(P)	0	10	5
						434(P)	0	01	5
						438(P)	0	02	4
						439(P)	0	06	3
						441(P)	0	21	5
						452(P)	0	07	6
						454(P)	0	05	5
						459(P)	0	22	1
						378(P)	0	21	7
						Road in between G. No. 274 & 377	0	03	8
						Stream through G. No. 413 & 414	0	01	0
						Stream through G. No. 439	0	01	0
70	GONDALE	SUDHA-GAD	RAIGAD			18(P)	0	04	8
						160(P)	0	23	4
						165(P)	0	21	2
						202A(P), 202B(P), 202C(P)	0	14	4
						204(P)	0	11	8
						205(P)	0	29	4
						213(P)	0	00	1
						214(P)	0	02	4
						215(P)	0	22	0
						216(P)	0	10	7
						217(P)	0	28	1
						219(P)	0	00	5
						220(P)	0	03	8
						222(P)	0	15	6
						223(P)	0	03	0
						224(P)	0	00	4
						227(P)	0	07	3
						228B(P)	0	11	0
						231A(P), 231B(P)	0	20	3
						326(P)	0	05	2
						327(P)	0	05	2
						328(P)	0	27	2
						339(P)	0	06	6
						340(P)	0	41	6
						348(P)	0	06	0
						349(P)	0	05	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						350(P)	0	07	5
						352(P)	0	17	4
						371(P)	0	07	1
						381A(P), 381B(P)	0	14	8
						384A(P), 384B(P)	0	00	8
						385(P)	0	06	0
						391(P)	0	16	4
						417(P)	0	12	4
						418(P)	0	06	6
						420(P)	0	05	6
						421(P)	0	11	2
						436(P)	0	64	9
						439(P)	0	09	3
						440A(P)440B(P)	0	00	1
						441(P)	0	06	3
						207(P)	0	31	4
						387(P)	0	21	4
						389(P)	0	51	8
						Stream in between G No.207 & 208	0	05	0
						Road in G. No. 436(P)	0	01	2
						Road in G. No. 385(P)	0	02	4
						32(P)	0	30	4
						40(P)	0	03	0
						42A(P) & B(P)	0	42	6
						53(P)	0	01	1
						67A(P) & B(P)	0	22	2
						70(P)	0	14	3
						72(P)	0	13	2
						73(P)	0	14	5
						88(P)	0	09	8
						91(P)	0	00	1
						92(P)	0	14	2
						93(P)	0	12	3
						94(P)	0	04	3
						103A(P) & B(P)	0	21	1
						228(P)	0	14	2
						229(P)	0	20	7
						289(P)	0	00	1
						290(P)	0	31	4
						305(P)	0	16	4
						306(P)	0	04	1
						307(P)	0	39	7
						308(P)	0	00	2
						370(P)	0	02	9
						371(P)	0	10	4
						373(P)	0	10	4
						376(P)	0	13	2
						377(P)	0	00	1
						378(P)	0	01	2
						379(P)	0	08	7
						380(P)	0	21	9
						431(P)	0	10	9
						436(P)	0	21	0
						447(P)	0	25	9
						448(P)	0	06	8
						474(P)	0	20	6
						475(P)	0	01	3
71	BHARJE	SUDHA- GAD	RAIGAD						

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						476(P)	0	01	6
						479(P)	0	07	7
						480(P)	0	05	3
						481(P)	0	05	2
						494(P)	0	01	2
						495(P)	0	30	3
						497(P)	0	05	2
						498(P)	0	00	1
						499(P)	0	09	0
						500(P)	0	04	9
						501(P)	0	00	1
						526(P)	0	24	3
						527(P)	0	01	8
						530(P)	0	40	3
						535(P)	0	36	2
						538(P)	0	10	5
						539(P)	0	15	5
						540(P)	0	08	8
						541(P)	0	00	4
						546(P)	0	16	5
						547(P)	0	21	8
						548(P)	0	10	7
						551(P)	0	37	4
						561(P)	0	28	7
						562(P)	0	02	2
						564(P)	0	00	1
						565(P)	0	21	2
						567(P)	0	25	3
						Unmetalled Road in	0	01	0
						G. No. 305			
						Metalled Road in	0	01	0
						G. No. 436			
						Unmetalled Road in	0	01	0
						G. No. 474			
						Unmetalled Road in	0	01	0
						G. No. 495			
						Road in Bet. G. No. 527 & 530	0	06	0
						State Highway through	0	02	7
						G. No. 94 & 103			
						Asphalted Road through	0	02	6
						G. No. 67 & 70			
72	ADULSE	SUDHA-	RAIGAD			1(P)	0	16	3
		GAD				2A,2B(P)	0	17	2
						3(P)	0	12	6
						4A,4B(P)	0	13	5
						5(P)	0	22	0
						16(P)	0	10	5
						19(P)	0	19	5
						33(P)	0	39	0
						38(P)	0	01	5
						41(P)	0	13	9
						43(P)	0	01	2
						49(P)	0	15	5
						67(P)	0	22	1
						68A(P)	0	50	9
						68B(P)	0	20	0
						69(P)	0	00	1
						70(P)	0	39	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						71A,71B(P)	0	17	6
						72(P)	0	06	5
						94(P)	0	00	1
						95(P)	0	17	5
						99(P)	0	18	9
						100(P)	0	00	1
						101(P)	0	03	9
						102(P)	0	02	6
						103(P)	0	06	5
						184(P)	0	40	4
						Walki River in between Gat No. 68A & 41	0	11	0
						Road in G. No. 68A(P)	0	01	5
						Road in G. No. 68B(P)	0	01	2
73	KHANDASAI	SUDHA-GAD	RAIGAD	42	0(P)		0	08	5
				43	2(P)		0	10	3
					4(P)		0	20	2
				45	1A,1B,1C(P)		0	45	8
					2B(P)		0	11	1
					4(P)		0	29	8
						Road through S. No. 45	0	02	6
						Road through S. No. 43	0	01	0
74	NADASUR	SUDHA-GAD	RAIGAD			14(P)	0	00	1
						19(P)	0	05	0
						20(P)	0	00	1
						21(P)	0	08	0
						22(P)	0	00	1
						23(P)	0	13	5
						25(P)	0	26	4
						34(P)	0	24	4
						35(P)	0	02	2
						36(P)	0	10	0
						37(P)	0	03	2
						38(P)	0	13	7
						42(P)	0	09	0
						44(P)	0	04	0
						45(P)	0	14	5
						64(P)	0	19	1
						65(P)	0	00	2
						67(P)	0	06	2
						68(P)	0	08	3
						69A,69B(P)	0	10	2
						70(P)	0	08	0
						72(P)	0	05	0
						73(P)	0	03	2
						118(P)	0	02	0
						197(P)	0	17	0
						214(P)	0	27	0
						215(P)	0	08	5
						217(P)	0	00	2
						219(P)	0	04	0
						220(P)	0	40	5
						243(P)	0	21	5
						244(P)	0	26	5
						245(P)	0	16	0
						246(P)	0	62	5
						459(P)	0	12	5
						448(P)	0	01	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
74	NADASUR	SUDHA- GAD	RAIGAD			460(P)	0	11	0
						476(P)	0	09	0
						481(P)	0	20	0
						515A, 515B(P)	0	03	0
						516(P)	0	04	0
						517(P)	0	08	5
						525(P)	0	00	6
						526(P)	0	06	5
						527A, 527B(P)	0	31	0
						559(P)	0	00	6
						565(P)	0	04	4
						568(P)	0	00	2
						569(P)	0	00	2
						570(P)	0	24	5
						571(P)	0	18	6
						572(P)	0	37	5
						574(P)	0	01	8
						638(P)	0	07	0
						639(P)	0	06	0
						640(P)	0	08	0
						641(P)	0	16	5
						642(P)	0	13	5
						643(P)	0	16	0
						645(P)	0	42	5
						649(P)	0	01	1
						651(P)	0	18	0
						652(P)	0	04	9
						653(P)	0	07	0
						654(P)	0	08	5
						678(P)	0	00	7
						682(P)	0	14	6
						683(P)	0	06	8
						684(P)	0	00	2
						216(P)	0	10	0
						Gaothan Land in between S.No.448 & 25	0	01	6
						Stream in between S. No 569, 570, 525, 526, 527, and 568, 565, 528, 559, 558 and bridge	0	49	8
75	GHARA- KILLE SUDHAGAD	SUDHA- GAD	RAIGAD	60	3A & 3B(P)		0	14	2
				61	4A & 4B(P)		0	04	8
					10(P)		0	02	3
					11(P)		0	07	8
					27+29A(P)		0	07	6
					29B(P)		0	03	0
					30(P)		0	06	1
				63	0A(P)		0	02	5
				64	4(P)		0	01	1
					5(P)		0	19	6
				65	1 & 2(P)		0	08	4
				68	1(P)		0	22	5
					2(P)		0	00	2
					6(P)		0	02	4
				69	1A & 1B(P)		0	20	7
71					2A (P)		0	07	6
					1A(P)		0	07	7
					1B(P)		0	05	1

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				72	2A + 3A + 4A(P)		0	04	7
					2B(P)		0	00	1
					2C + 3C(P)		0	09	5
					3B + 4B(P)		0	09	2
				77	1(P)		0	02	4
				78	21(P)		0	02	6
					22(P)		0	05	2
					23(P)		0	12	2
					24(P)		0	03	0
				91	2(P)		0	09	8
					3(P)		0	13	0
					4(P)		0	03	3
				92	3A & 3B(P)		0	02	7
					4(P)		0	04	8
					13(P)		0	10	7
					14(P)		0	00	1
				69	2B		0	05	0
					Koshert river in between S No. 61 & 92		0	06	0
					Waghazari stream in S No. 78		0	04	4
76	NAUGHAR TARI ASARE	SUDHA- GAD	RAIGAD			154(P)	0	02	8
						155(P)	0	08	3
						191(P)	0	02	8
						193(P)	0	24	5
						203(P)	0	00	2
						207(P)	0	08	0
						222(P)	0	10	0
						223(P)	0	23	5
						224(P)	0	02	0
						225(P)	0	00	6
						226(P)	0	09	5
						227(P)	0	07	5
						228(P)	0	00	1
						238(P)	0	28	2
						240(P)	0	07	0
						242(P)	0	06	5
						256(P)	0	09	5
						259(P)	0	06	3
						260(P)	0	03	7
						261(P)	0	00	1
						265(P)	0	00	1
						267(P)	0	05	5
						268(P)	0	05	0
						269(P)	0	06	0
						271(P)	0	19	0
						272(P)	0	01	2
						277(P)	0	13	0
						278(P)	0	20	0
						279(P)	0	08	0
						320(P)	0	04	0
						321(P)	0	24	0
						323(P)	0	10	0
						324(P)	0	08	0
						328(P)	0	16	0
						329(P)	0	27	0
						356(P)	0	04	0
						357(P)	0	07	3

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						360(P)	0	08	6
						362(P)	0	01	5
						363(P)	0	20	6
						366/1, 2, 3, 4A, 4B, 5A, 5B, 6, 7, 8, 9(P)	0	19	5
						382(P)	0	16	5
						385(P)	0	38	0
77	KASAR-WADI	SUDHA-GAD	RAIGAD	14	3(P)		0	17	6
				23	3(P)		0	02	8
					4(P)		0	06	0
					5(P)		0	12	0
				27	1(P)		0	15	6
					2(P)		0	00	3
				28	4(P)		0	04	8
					5(P)		0	03	6
					6(P)		0	04	1
					7(P)		0	07	1
					8(P)		0	15	1
					9(P)		0	01	5
				29	1(P)		0	01	2
					5(P)		0	00	9
				32	1(P)		0	17	9
					4(P)		0	03	2
					5(P)		0	08	3
					6(P)		0	02	9
				33	1(P)		0	11	0
					2A+2B(P)		0	09	5
				34	0(P)		0	35	8
				36	1(P)		0	07	6
					2A, 2B(P)		0	10	6
				59	1A, 1B(P)		0	34	8
				60	1+3(P)		0	03	0
					2(P)		0	01	3
					11(P)		0	07	6
					12(P)		0	06	9
				62	1A, 1B(P)		0	11	4
				63	1 to 5(P)		0	00	8
				64	2(P)		0	05	0
					3(P)		0	06	0
				66	1(P)		0	38	8
				68	1(P)		0	05	6
					2(P)		0	03	9
					3(P)		0	11	7
				69	3(P)		0	06	6
				26	0(P)		0	12	0
				53	0(P)		0	44	2
				65	1(P)		0	39	3
				66	4(P)		0	01	5
					Road in S. No. 66		0	00	8
					Stream between S No. 62 & 53		0	00	8
78	HARNOLI	SUDHA-GAD	RAIGAD	9	1(P)		0	07	0
					2(P)		0	11	4
				10	1, 2(P)		0	55	8
					3, 4, 5, 6, 7(P)				
				11	0(P)		0	05	2
				19	1(P)		0	16	0
					6(P)		0	08	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					9(P)		0	23	2
					13/A,B(P)		0	24	8
					14(P)		0	00	1
				21	2(P)		0	02	5
					4(P)		0	07	6
					6(P)		0	12	6
				24	1,2(P)		0	11	2
				32	1(P)		0	14	4
					3(P)		0	01	1
				33	1(P)		0	20	2
					2(P)		0	12	7
						Bhagirathi River in between S No. 10 & 24 Road in Sr. No. 33	0	08	0
79	VARHAD - JAMBHUL-PADA	SUDHA-GAD	RAIGAD	3	2(P)		0	01	6
				6	2(P)		0	13	3
					3(P)		0	33	6
					4(P)		0	00	1
				10	3(P)		0	19	6
					4(P)		0	07	3
					5(P)		0	03	1
				19	1(P)		0	15	5
				21	1(P)		0	21	0
					3(P)		0	04	2
					4(P)		0	22	8
				22	5/A(P), 5/B(P)		0	15	6
				24	1(P)		0	40	8
				25	0(P)		0	36	0
				97	2/A(P), 2/B(P)		0	03	3
				98	0(P)		0	33	1
				100	1/1 to 1/8(P)		0	21	0
				8	3(P)		0	39	4
				8	1/A(P)		0	03	1
					1/B(1)(P)		0	04	0
					Amba River between S No. 24 & 100 Road in S. No. 8		0	02	0
80	KARCHUNDE TARFE ASARF ADHARNE	SUDHA-GAD	RAIGAD	4	0(P)		0	13	8
				32	2(P)		0	09	8
					4(P)		0	09	0
				33	3(P)		0	13	0
					4(P)		0	03	1
				35	1A/1, 1A/2, 1B(P)		0	19	0
				40	1(P)		0	10	8
					2(P)		0	07	1
				42	2A, 2B(P)		0	48	9
					3(P)		0	00	3
				44	1(P)		0	01	4
				45	1(P)		0	15	6
					2(P)		0	23	6
					3(P)		0	07	5
					Metalled Road through S No. 4		0	03	9
					Ultara River in bet boundary of village Karchunde and Ghotavde		0	15	3
81	GHOTAVDE	SUDHAGAD	RAIGAD	189	1(P)		0	08	1
				190	1/1, 1/2(P)		0	24	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					2(P)		0	04	7
					3(P)		0	12	1
				191	0(P)		0	18	9
				193	1(P)		0	28	2
					2(P)		0	09	6
				194	1(P)		0	08	4
					2(P)		0	00	1
				195	0(P)		0	10	0
				196	0(P)		0	07	2
				197	1(P)		0	03	2
					2(P)		0	14	2
				205	2(P)		0	23	2
					3(P)		0	17	6
					4(P)		0	01	6
					5(P)		0	13	6
				208	1(P)		0	23	6
					2(P)		0	41	8
				234	1A,1B(P)		0	00	9
					2(P)		0	02	2
				235	1A,1B, 2(P)		0	09	8
				236	1(P)		0	13	6
				238	4(P)		0	00	6
					5(P)		0	07	4
				245	2(P)		0	15	4
					3(P)		0	13	1
				247	1,2,3(P)		0	10	1
				248	1A,1B(P)		0	28	1
				249	1A,1B(P)		0	32	4
				252	1(P)		0	09	5
				253	1(P)		0	19	1
					4A,4B(P)		0	00	1
					6(P)		0	15	2
				254	1(P)		0	17	2
				266	2(P)		0	27	8
					3(P)		0	14	1
						Road in S. No. 205	0	01	6
82	TUKSAI KHALAPUF RAIGAD			9	2+3A, 2+3B(P)		0	32	0
				10	1(P)		0	18	2
					4+5/1,4+5/2,4+5/3(P)		0	20	3
					7(P)		0	04	0
					8(P)		0	00	3
				13	0(P)		0	00	4
				14	1(P)		0	00	9
				15	1(P)		0	19	7
					2A,2B(P)		0	37	1
					3(P)		0	15	8
				16	1(P)		0	04	6
				17	2(P)		0	13	4
				18	0(P)		0	20	1
				19	0(P)		0	44	8
				20	1 TO 15(P)		0	85	7
				22	1(P)		0	00	6
				27	1 TO 6(P)		0	09	3
				38	0(P)		0	45	4
				64	(P)		0	23	7
				66	1(P)		0	05	6
					2A(P)		0	01	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					2B(P)		0	37	9
				69	1,2(P)		0	20	7
				70	2A,2B		0	18	8
					4A/1 TO 4A/5, 4/B(P)		0	20	0
				61	0(P)		0	82	0
					Amba River in between S. No. 27 and Kargaon village boundary		0	07	2
					Stream in between S. No 15 and 20		0	01	6
85	KARGAON KHALAPUF RAIGAD			15	1(P)		0	42	0
					2+3+4+5+6/1(P)				
					2+3+4+5+6/2(P)				
					2+3+4+5+6/3(P)				
					2+3+4+5+6/4(P)				
					2+3+4+5+6/5(P)				
					2+3+4+5+6/6(P)				
					2+3+4+5+6/7(P)				
					2+3+4+5+6/8(P)				
					2+3+4+5+6/9(P)				
					2+3+4+5+6/10(P)				
					2+3+4+5+6/11(P)				
				28	1 to 48(P)		0	81	4
				29	1 to 27(P)		0	75	0
				37	0(P)		0	00	5
				38	0(P)		0	58	5
				39	1,2,3(P)		0	38	0
				48	1,2,3(P)		0	12	0
				218	(P)		0	38	4
					Nala between S.No. 39 & 48		0	04	0
86	UMBARE KHALAPUF RAIGAD			1	1A,1B,2(P)		0	12	0
				2	1,2(P)		0	00	1
				6	0(P)		0	03	3
				7	0(P)		0	01	4
				11	1 TO 15(P)		0	14	0
				12	1 TO 8(P)		0	16	0
				14	1/1A(P)		0	19	9
					1/(2)(P)		0	24	9
					1/(3)(P)		0	02	3
					2(P)		0	20	6
				36	1A,1B (P)		0	08	2
				37	0(P)		0	01	7
				43	1(P)		0	04	8
					2(P)		0	14	8
				44	2(P)		0	01	2
					3(P)		0	00	1
				50	4(P)		0	00	4
					5(P)		0	03	2
				53	1+3+4/A,B,C,2(P)		0	31	8
				54	3+4(P)		0	09	4
					7(P)		0	06	1
				55	1A(P)		0	11	0
					2A,2B (P)		0	07	0
				57	2A,2B (P)		0	10	4
				104	2(P)		0	04	3
					3(P)		0	01	4
				106	3(P)		0	00	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				113	1(P)		0	10	2
					2(P)		0	00	8
					3(P)		0	10	4
					4(P)		0	05	2
					5(P)		0	07	7
				115	5(P)		0	00	1
				116	1(P)		0	19	7
					2(P)		0	07	1
					4(P)		0	04	7
				125	0(P)		0	33	5
				126	0(P)		0	19	9
				127	0(P)		0	00	6
				128	1+2(P)		0	00	1
				42	(P)		0	69	7
				110	(P)		0	11	2
				175	(P)		0	05	5
					Road (S H 92) in between S.No. 57 & village Khambewadi		0	08	0
					Stream in S. No. 42		0	01	5
					Gaonthan in between S No 104 & 110		0	11	5
87	KHAMBE-WADI	KHALAPUR	RAIGAD	30	4		0	00	1
				37	1		0	20	4
					2		0	26	0
					6		0	01	2
				40	3(1)		0	05	8
					3(2)		0	05	8
					4		0	09	4
					6		0	15	2
					7		0	06	2
				43	0		0	03	5
				44	0		0	00	5
				45	3		0	21	4
					4		0	10	0
				48A	3		0	21	4
					5		0	12	0
					10/A,B		0	17	4
					12		0	17	0
					16		0	21	0
					17/A/1,17/A/2(P)		0	12	2
					17/B(P)				
				31	0		0	34	8
					Stream near S No.31 (North Side)		0	04	0
					Stream in S No 48		0	01	8
88	KHANAV	KHALAPUR	RAIGAD			512(P)	0	26	1
						513(P)	0	02	2
						514(P)	0	13	0
						515/1,2,3,4(P)	0	04	8
						516(P)	0	00	3
						521(P)	0	36	7
						522(P)	0	00	8
						523(P)	0	07	0
						524(P)	0	34	8
						528(P)	0	23	2
						530(P)	0	07	4
						531(P)	0	17	7
						532(P)	0	05	2

Sr. No.	Name of the Village	Tahall	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Area	Pt.
1	2	3	4	5	6	7	8	9	10
						534(P)	0	01	1
						529(P)	0	05	8
						Metalled Road in S.No. 512	0	02	5
89	SANGADEWADI	KHALAPUR	RAIGAD	3	1(P)		0	03	6
				3	2(P)		0	30	2
				4	0(P)		0	00	3
				5	0(P)		0	00	3
				6	1(P)		0	29	3
				22	1 to 7 (P)		0	75	8
				25	1 to 10 (P)		0	37	1
				26	2 (P)		0	05	8
				27	0(P)		0	10	1
				28	0(P)		0	08	0
				30	0(P)		0	08	3
				31A	1 to 4 (P)		0	21	2
90	VADVAL	KHALAPUR	RAIGAD	69	1,2(P)		0	20	5
91	DEVA-NHAVE	KHALAPUR	RAIGAD	20	1(P)		0	00	4
				21	(P)		0	29	6
				22	1A,1B(P)		0	20	8
					3(P)		0	00	4
				23	1,2,3(P)		0	14	0
				30	1(P)		0	14	8
					2(P)		0	22	4
					3(P)		0	01	0
				31	1(P)		0	50	9
				40	2(P)		0	26	9
					4(P)		0	01	5
					6(P)		0	02	6
					7(P)		0	08	1
					8(P)		0	03	8
				41	1(P)		0	12	2
					4(P)		0	41	4
				42A	1(P)		0	00	7
					2(P)		0	15	6
					3+5+4A/1, 3+5+4A/2(1)(P)				
					3+5+4A/2(2)(P)		0	06	7
				44	1A/1,1A/2,1B(P)		0	21	7
				45	1A/1,1A/2,1B(P)		0	00	2
92	DAHIVALI	KHALAPUR	RAIGAD	2	1 to 4(P)		0	06	7
				3	1 to 5(P)		0	16	8
				14	1+4A,1+4B/1,(P)		0	43	5
					1+4B/2,2 to 8,(P)				
				15	1A,1B,1C,1D,2(P)		0	50	9
					3		0	01	6
				17	2		0	02	4
					3		0	06	8
				18	1A,1B,2+9,3 TO 8(P)		0	02	2
				21	1,2A,2B(P)		0	32	6
				22	1 to 4(P)		0	24	1
				25	1 to 13(P)		0	08	8
				4	0(P)		0	26	9
					State Highway in between S.No. 17 & 21		0	04	8
93	SAVAROLI	KHALAPUR	RAIGAD	33	25(P)		0	00	6
					26(P)		0	22	5
				38	1 to 23 (P)		0	04	6
				38A	1 to 4 (P)				
				39	1 to 4 (P)		0	28	5
				40	1(P)		0	10	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					2(P)		0	01	7
				41	1(P)		0	15	8
					2(P)		0	00	2
				44	1 (P)		0	12	1
				45	1 (P)		0	19	2
					5 (P)		0	29	2
				78	2 (P)		0	28	0
				78	3 (P)		0	04	5
				80	1(P)		0	15	9
				81	4 (P)		0	01	9
				81	5 (P)		0	01	0
				81	12 (P)		0	02	8
				82	1 to 3 (P)		0	24	6
				84	1 to 6(P)		0	13	5
				88	6A,6B,6C(P)		0	03	8
				89	1(P)		0	09	5
				89	2(P)		0	13	5
				89	3(P)		0	03	0
				89	5(P)		0	06	2
				91	2 (P)		0	02	7
				91	3(P)		0	06	0
				91	5(P)		0	04	4
				91	8(P)		0	09	2
				91	9(P)		0	01	0
				91	13(P)		0	05	2
				91	15(P)		0	10	8
				91	16(P)		0	07	1
				91	17(P)		0	01	7
				91	20(P)		0	00	4
				81	31(P)		0	04	0
94	DHAMINI	KHALAPUR	RAIGAD	57	4 (P)		0	31	7
	TARF			58	1 (P)		0	00	5
	BORNE				2 (P)		0	03	7
					3 (P)		0	32	3
				59	2 (P)		0	17	8
					3 (P)		0	15	3
				62	1 (P)		0	14	1
				73	1B+3B,2,3A,4 (P)		0	37	2
				74	1 (P)		0	04	1
				75	1,2,3 (P)		0	42	0
				79	1,2 (P)		0	17	6
				80	4 (P)		0	17	9
					6 (P)		0	02	1
					Stream in between S No 62 and Savaroli village		0	01	0
					Proposed express Highway in S No 73 & 75		0	33	0
95	KUMBHI-VLI	KHALAPUR	RAIGAD	43	1(P)		0	01	0
				44	1(P)		0	11	5
				44	2(P)		0	28	0
				45	1/1, 1/2, 2(P)		0	21	8
				46	1/1, 1/2, 2(P)		0	29	2
				47	1A, 1B, 1B(3)/1, 1/2B+2+4, 2, 3, 4(P)		0	28	5
				56	1A, 1B, 2+3B, 3A(P)		0	36	5
				57	1(P)		0	40	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					2(P)		0	00	1
					3(P)		0	00	1
				58	1(P)		0	03	0
				64	1(P)		0	03	0
				S.H. No. 81 in between S.No. 44 & 45			0	03	0
				Patalganga River in between			0	08	0
				S.No 47 & Vanave					
				Village Boundry					
96	VANAVE KHALAPUF RAIGAD					1/0(P)	0	20	0
						2/1(P)	0	07	9
						2/2(P)	0	07	3
						14/0(P)	0	00	6
						15/0(P)	0	00	1
						16/0(P)	0	00	5
						17/0(P)	0	26	2
						18/2A, 18/2B(P)	0	15	8
						18/4(P)	0	02	6
						51/0(P)	0	01	0
						52/0(P)	0	02	5
						53/1, 53/2(P)	0	26	5
						54(P)	0	00	1
						55/1, 55/2(P)	0	14	5
						62/1(P)	0	11	7
						62/2(P)	0	00	4
						63/A, B(P)	0	24	0
						64/0(P)	0	17	5
						66/1, 66/2(P)	0	09	5
						72/3(P)	0	10	0
						Tata Power	0	02	5
						Line in Between			
						Gat No. 62 and			
						Patalganga river			
						Asphalted Road in	0	01	5
						G.No. 55			
97	NIMBODE KHALAPUF RAIGAD					38/0(P)	0	22	1
						39/3(P)	0	15	7
						40/1(P)	0	00	5
						40/2(P)	0	11	2
						40/3(P)	0	05	5
						41/1(P)	0	09	5
						41/2A(P), 2B(P), 2C(P)	0	14	1
						42/0(P)	0	02	9
						44/0(P)	0	18	0
						45/1 to 3(P)	0	17	7
						52/2(P)	0	04	2
						54/9(P)	0	29	3
						54/10(P)	0	09	5
						55/0(P)	0	08	7
						62/10(P)	0	00	1
98	NADODE KHALAPUF RAIGAD					22/0(P)	0	10	0
						24/1(P)	0	04	4
						24/2(P)	0	18	4
						24/3(P)	0	08	4
						25/2(P)	0	03	9
						43/3(P)	0	04	6
						43/4(P)	0	06	2
						43/5(P)	0	21	9
						43/6(P)	0	01	3

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						43/13(P)	0	00	1
						43/15(P)	0	00	1
						43/18(P)	0	05	8
						43/23A(P),23B(P)	0	15	6
						44/1A(P),1B(P),1C(P)	0	00	8
						44/2	0	00	7
						45/0	0	33	5
						48/2A(P),2B(P),5A(P),	0	36	0
						48/5B(P),6(P)			
						54/0	0	15	2
						67/1(P)	0	00	1
						68/0(P)	0	30	3
						69/0(P)	0	23	9
						70/0(P)	0	09	2
						78/0(P)	0	08	3
99	NIGDOLI	KHALAPUR	RAIGAD			39/0(P)	0	14	2
						42/0(P)	0	02	5
						58/1,2(P)	0	00	1
						59/0(P) -	0	11	5
						60/0(P)	0	00	8
						61/0(P)	0	17	4
						62/1(P)	0	16	7
						63/0(P)	0	06	5
						64/16(P)	0	03	0
						64/19(P)	0	09	5
						83/1 to 23 (P)	0	20	6
						85/1,2(P)	0	14	0
						87/0(P)	0	29	3
						89/1A,1B(P)	0	29	6
						89/2A,2B,2C(P)	0	02	0
						89/3(P)	0	07	0
						97/3A(P)	0	01	0
						97/4A,4B,4C(P)	0	07	8
						97/7(P)	0	01	0
						98/0(P)	0	08	0
						99/0(P)	0	04	0
						100/9(P)	0	16	2
						100/10(P)	0	06	2
						103/2(P)	0	04	2
						104/1,2(P)	0	14	3
						105/0(P)	0	10	8
						114/0(P)	0	17	5
						117/0(P)	0	01	3
						118/4A,4B(P)	0	10	5
						118/5(P)	0	04	6
						118/6(1),6(2),6(3),(P)	0	51	8
						118/6(4)(P)			
						118/8(P)	0	00	1
						118/9(P)	0	00	5
						120/1 to 4(P)	0	21	3
						120/5A,5B,5C,5D,(P)			
						120/6,7,8(P)			
						84/0(P)	0	27	5
						122/0(P)	0	29	5
						Gaothan In Between	0	15	5
						Gat No.39 &85.			
100	DHARNI	KHALAPUR	RAIGAD			2/12(P)	0	51	7
						2/13(P)	0	18	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						2/18(P)	0	12	3
						2/19(P)	0	01	0
						2/20(P)	0	02	5
						2/21(P)	0	04	0
						10/0(P)	0	14	5
						12/2A(P), 2B(P)	0	28	0
						13/0(P)	0	08	8
						14/1(P)	0	16	0
						14/2(P)	0	12	5
						15/0	0	16	5
						39/0	0	07	5
						Dharni River between Dharni & Asroti village	0	13	0
101	ASROTI KHALAPUF RAIGAD			52	3A(1)(P) 3A(2)(P) 3B(1)(1)(P) 3B(1)(2)(P) 3B(2)(P)		0	51	2
				58	0(P)		0	12	2
				63	4(P) 5(P) 7(P)		0	10 00 19	2 1 3
				64	0(P)		0	00	2
				67	3(P)		0	10	7
				76	1(P) 2(P)		0	10 01	2 5
				77	0(P)		0	16	0
				78	1(P) 2(P) 3(P) 4(P) 5(P)		0	09 04 09 04 06	2 1 5 4 3
				81	2(P)		0	12	0
				82	1,2(P)		0	07	7
				83	0(P)		0	09	0
				85	0(P)		0	11	0
					Asphalted Road in S.No. 83		0	01	5
102	SARANG KHALAPUF RAIGAD					28/1(P)	0	14	7
						28/3(P)	0	14	3
						29/2(P)	0	00	1
						30A/0(P)	0	28	5
						31/0(P)	0	18	0
						35/1(P)	0	26	5
						46/0(P)	0	29	5
						53/1,2/A,2B,3,4, 5A,5B, 6 to 9	0	77	8
						54/1,54/2	0	06	5
						55/1-A(1), 55/1A(2), 55/1-B, 55/2-A, 55/2-B,55/3	0	43	6
						56/2(P)	0	07	0
						60/1,2	0	00	6
						62/0(P)	0	10	5
						63/0(P)	0	22	7
						76/2(P)	0	05	5
						76/4(P)	0	00	3
						76/5(P)	0	19	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						76/7(P)	0	41	6
						80/0(P)	0	19	5
						Stream in S.No. 76/7	0	02	0
103	LODHIWALI	KHALAPUR	RAIGAD	48	1(P)		0	20	1
				49	0(P)		0	10	1
				51	1(P)		0	13	6
					3(P)		0	04	8
					4(P)		0	07	5
				52/1, 54/4, 53/1+2+3	(P)		0	03	3
				54	1+2(P)		0	27	2
					3(P)		0	03	1
				57	1 to 9(P)		0	23	6
				58	1(P)		0	20	9
					2(P)		0	18	2
				84C	1(P)		0	10	2
					2(P)		0	02	3
				86	0(P)		0	02	2
				88	1(P)		0	18	0
					2(P)		0	16	8
				91	1A(P)		0	11	2
					1B(P)		0	10	4
				92	1(P)		0	09	2
					2(P)		0	02	0
				93	1(P)		0	11	6
					2(P)		0	00	3
				97	13(P)		0	06	2
				Stream between S. No. 57 & 49			0	05	5
				Asphalted Road in S. No. 54			0	01	0
104	RIS	KHALAPUR	RAIGAD	59A	2 to 6(P)		0	62	0
				59B	(P)		0	01	6
				84	3(P)		0	11	5
				85	1 to 13(P)		0	37	8
				86	1 to 7(P)		0	13	5
				96	1+2(P)		0	43	5
					3(P)		0	00	5
				101	1A(P), 1B(P)		0	32	5
				102	1A(1)(P)	}	0	42	0
					1A(2)(P)				
					2(P)		0	01	0
				119A(P)			0	39	5
				Asphalted Road in S. No. 119A			0	02	0
105	BHOKAR-PADA	PANVEL	RAIGAD			53/0(P)	0	36	8
						54/3(P)	0	04	8
						60/1(P)	0	27	8
						60/2(P)	0	01	4
						61/1(P)	0	03	1
						61/2+3B/1(P)	0	26	6
						62/0(P)	0	25	9
						68/0(P)	0	19	8
						69/0(P)	0	07	6
						74/4A(P)	0	10	0
						74/4B(P)	0	21	5
						74/5(P)	0	02	9
						86/2(P)	0	00	3
						87/2A(P)	0	12	0
						87/2B(P)	0	19	4
						87/3(P)	0	05	7
						88/0(P)	0	04	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						92/0(P)	0	00	8
						93/0(P)	0	08	0
						101/0(P)	0	04	8
						111/0(P)	0	19	2
						113/0(P)	0	02	9
						114/0(P)	0	00	5
						115/1(P)	0	08	2
						115/2(P)	0	13	6
						115/3(P)	0	00	5
						116/2(P)	0	13	6
						Road in S. No 51	0	01	6
						Stream near S. No 101	0	07	2
106	TALEGAON	KHALAPUR	RAIGAD	40	4(P)		0	16	8
					11(P)		0	19	8
					16(P)		0	02	4
					17(P)		0	01	0
107	BARWAI	PANVEL	RAIGAD			7/3B(P)	0	00	4
						7/5(P)	0	01	3
						7/7(P)	0	00	1
						7/12B(P)	0	16	4
						10/0(P)	0	08	0
						11/2(P)	0	06	4
						11/3(P)	0	04	8
						11/4(P)	0	05	6
						12/1(P)	0	06	0
						12/3(P)	0	13	6
						13/0(P)	0	02	4
						14/0(P)	0	13	1
						15/0(P)	0	02	2
						16/0(P)	0	13	6
						23/2A(P)	0	20	7
						23/9(P)	0	04	1
						25/0(P)	0	14	4
						26/0(P)	0	21	6
						27/1(P)	0	12	9
						27/2(P)	0	01	1
						28/0(P)	0	01	4
						37/0(P)	0	05	0
						38/0(P)	0	05	8
						39/2(P)	0	10	0
						39/3(P)	0	04	7
						39/4(P)	0	02	4
						39/5(P)	0	06	0
						39/6(P)	0	00	9
						41/1(P)	0	00	5
						41/2(P)	0	10	0
						43/2(P)	0	26	8
						45/0(P)	0	04	4
						100/2(P)	0	00	2
						100/3A(P)	0	11	0
						100/3B(P)	0	21	8
						102/0(P)	0	01	6
						102/2(P)	0	18	0
						102/3(P)	0	09	6
						102/4(P)	0	02	7
						102/5(P)	0	12	2
						102/6(P)	0	00	6
						102/7(P)	0	01	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						102/9(P)	0	07	2
						102/10(P)	0	07	2
						106/0(P)	0	07	6
						107/0(P)	0	08	4
						109/2A(P)	0	08	8
						109/2B(P)	0	10	4
						109/3(P)	0	00	6
						109/5(P)	0	01	0
						110/0(P)	0	09	2
						111/1(P)	0	04	8
						112/1(P)	0	01	6
						112/2(P)	0	67	0
						114/0(P)	0	15	0
						117/1(P)	0	22	8
						117/2(P)	0	05	4
						118/0(P)	0	05	6
						129/0(P)	0	20	0
						136/1, 2(P)	0	45	0
						Tata Power Line near			
						S. No. 111	0	04	0
						Stream near Tata	0	13	6
						Power line			
						National Highway in	0	20	9
						betw. S.No. 109 and 45			
						62/1(P)	0	04	1
						83/1 to 5 (P)	0	34	6
						84/0(P)	0	12	8
						98/0(P)	0	04	9
						102/0(P)	0	00	9
						104/3(P)	0	17	9
						105/0(P)	0	01	8
						106/3(P)	0	08	8
						106/4(P)	0	11	2
						108/4(P)	0	24	0
						109/0(P)	0	24	8
						111/2(P)	0	00	7
						111/3(P)	0	04	5
						116/0(P)	0	01	4
						118/0(P)	0	02	7
						119/11(P)	0	20	0
						119/12(P)	0	07	4
						120/0(P)	0	10	4
						121/0(P)	0	22	7
						122/0(P)	0	11	0
						123/1(P)	0	20	3
						123/2(P)	0	02	4
						123/3(P)	0	08	8
						124/0(P)	0	00	5
						144/1(P)	0	01	5
						144/2A & 2B(P)	0	11	1
						145/1(P)	0	07	7
						145/2(P)	0	06	4
						167/0(P)	0	10	1
						168/0(P)	0	05	6
						170/0(P)	0	05	7
						171/0(P)	0	08	3
						172/1A+1B(P)	0	09	1

108 POYANJE PANVEL RAIGAD

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						172/2(P)	0	08	0
						173/1, 173/2(P)	0	04	9
						174/0(P)	0	00	2
						179/0(P)	0	15	1
						180/1,2(P)	0	26	5
						181/0(P)	0	08	5
						97/1,2(P)	0	17	0
						98/0(P)	0	21	5
						104/1(P)	0	04	0
						Road in S. No. 104/3	0	01	0
						River in between Village Poyanje and Barwai	0	04	4
109	MOHOPE	PANVEL	RAIGAD	68	0		0	05	6
				69	1		0	04	0
				69	2/1,2/2, 2/4 to 2/10 (P)		0	33	2
				72	2(P),3(P)		0	01	4
110	BHINGAR	PANVEL	RAIGAD	54	3(P)		0	01	3
					4(P)		0	18	8
				55	0(P)		0	02	6
				76	1(P)		0	01	0
				77	0(P)		0	02	6
				78	0(P)		0	07	2
				79	0(P)		0	03	6
				80	4(P)		0	12	8
				83	3(P)		0	01	0
					4(P)		0	02	2
					5(P)		0	02	8
					6(P)		0	03	8
				84	1(P)		0	16	2
					2(P)		0	00	5
					Stream in between Shedung & Bhingar Village		0	06	4
110A	BHINGAR-WADI	PANVEL	RAIGAD			1/1(2)(P)	0	08	8
						33/2(P)	0	00	5
						34/0(P)	0	00	8
						35/0(P)	0	17	9
						39/0(P)	0	04	8
						41/0(P)	0	27	3
						43/1(P)	0	12	0
						57/0(P)	0	06	7
						58/1(P)	0	06	5
						59/0(P)	0	00	3
						60/1(P)	0	08	0
						62/0(P)	0	12	5
						63/2(P)	0	07	8
						72/1(P)	0	13	6
						78/0(P)	0	00	6
						79/2(P)	0	10	4
						80/2(P)	0	08	3
						80/3(P)	0	09	5
						86/1(P)	0	21	6
						86/1(2)P			
						86/2P(P)	0	14	4
						87/0(P)	0	04	8
						88/0(P)	0	02	0
						91/1(P)	0	04	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
						92/0(P)	0	02	9
						93/1(P)	0	13	8
						94/1(P)	0	07	4
						97/0(P)	0	02	4
						42/0-P	0	10	5
						44/0-P	0	00	1
111	SHEDUNG	PANVEL	RAIGAD	42	0(P)		0	00	9
				111	0(P)		0	04	2
				112	0(P)		0	12	9
				113	0(P)		0	00	7
				114	2(1)(P) + 2(2)(P)		0	19	5
				117	1,2(P)		0	10	9
				118	0(P)		0	14	8
				119	1(P)		0	10	6
				121	1(2)(P) }		0	18	0
				121	2(P) }				
				110	0(P)		0	15	7
					Road In S.No 120		0	02	8
					Road In S.No 110		0	01	0
112	AJIVILI	PANVEL	RAIGAD	20	0(P)		0	07	2
				22	1(P)		0	02	9
					2(P)		0	04	5
				31	0(P)		0	01	8
				34	0(P)		0	18	5
				35	1(P),2(P)		0	06	9
				42	1,2(P)		0	01	0
				45	1,2(P)		0	21	6
				57	4(P)		0	02	9
					5(P)		0	01	5
				64	0(P)		0	03	2
				65	0(P)		0	19	2
				66	0(P)		0	15	0
				68	0(P)		0	01	6
				71	0(P)		0	03	8
				72	0(P)		0	15	4
				73	0(P)		0	03	5
				74	0(P)		0	14	7
				75	2A, 2B		0	09	8
				78	0(P)		0	10	4
					Panvel By-Pass Road in between S.No.42 & 45		0	25	2
113	BORLE	PANVEL	RAIGAD	16	0(P)		0	13	6
				17	0(P)		0	06	7
				24	1(P)		0	06	4
					2D(P)		0	15	6
				25	1(P)		0	04	1
					2C(P)		0	01	0
				27	1(P)		0	00	9
				28	2(P)		0	10	6
				29	0(P)		0	03	3
				39	1, 2A, 2B(P)		0	40	3
				51	1, 2, 3, 4A, 4B(P)		0	14	9
				52	0(P)		0	13	2
				53	0(P)		0	00	6
				54	1,2(P)		0	06	5
				65	1(P)		0	08	1
				66	1(P)		0	04	8
					2(P)		0	03	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					4(P)		0	17	6
				72	2(P)		0	00	6
				73	1(P)		0	06	4
					2(P)		0	02	3
				74	0(P)		0	11	2
				75	1(P)		0	09	8
				86	1(P)		0	05	3
				163	0(P)		0	04	8
				164	1(P)		0	12	7
					2(P)		0	01	9
					Nala in betw Chikhale & Borle Village		0	10	9
114	CHIKHALE	PANVEL	RAIGAD	92	4(P)		0	07	6
				93	3(P)		0	13	0
					4(P)		0	02	3
				95	1/A, 1/B(P)		0	00	8
				96	1/A, 1/B(P)		0	06	0
					2(P)		0	12	8
					5(P)		0	01	7
				97	1(P)		0	18	6
				98	1(P)		0	06	0
					2(P)		0	08	0
				99	1(P)		0	01	0
					2(P)		0	11	5
					6A, 6B(P)		0	09	0
				101	0(P)		0	36	9
				125	1(P)		0	11	9
					2(P)		0	13	0
				127	1(P)		0	10	2
					2(P)		0	12	0
					3A, 3B, 3C(P)		0	03	0
				128	4(P)		0	11	0
					5(P)		0	06	0
				93	1(P)		0	10	4
				123	0(P)		0	02	6
					Road in between S. No. 101 & 132		0	02	0
					Panvel - Karjat Railway				
				128/5	(P)		0	05	6
				132/3	(P)		0	04	9
115	SHIVKAR	PANVEL	RAIGAD	82	1,2,3,4(P)		0	29	6
				83	2(P)		0	01	0
				150	0(P)		0	12	5
				151	3(P)		0	04	8
					4(P)		0	11	2
				152	0(P)		0	12	8
				153C	0(P)		0	09	6
				154	0(P)		0	02	0
				155	0(P)		0	00	6
				175	0(P)		0	11	6
				180	1(P)		0	18	5
					2(P)		0	01	5
				183	0(P)		0	27	0
				185	0(P)		0	04	8
				186	0(P)		0	00	4
				188	9, 9/1(P)		0	01	8
				203	0(P)		0	04	3
				207	0(P)		0	08	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				129	0(P)		0	06	5
				168	1A(P)		1	06	4
					Road in S.No.183 (Panvel-Shivkar)		0	01	0
116	VICHUMBE	PANVEL	RAIGAD	72	0(P)		0	48	8
				73	0(P)		0	16	2
				71	0(P)		0	02	2
				75	0(P)		0	18	2
117	DEVAD	PANVEL	RAIGAD	76	0(P)		0	00	5
				77	0(P)		0	03	2
				79	0(P)		0	17	9
				80	0(P)		0	00	3
				102	0(P)		0	06	7
				78	0(P)		0	79	0
					Kalundra River in between Devad and Akurli Village		0	29	5
119	SHILOTAR- RAICHUR	PANVEL	RAIGAD	5	0,1,2(P) }		0	01	6
				5(1)	0(P)				
				7	0(P)		0	00	7
				9	1,2,3(P)		0	17	6
				12A	1 to 4 (P)		0	33	8
					5A/1/2(P), 6,7/1(P) 7/2A,7/2B,8,9,10A,(P) 10B(P) 1(P),2(P) }				
				12B	1(P),2(P)				
				16	0(P)		0	04	6
				18	0(P)		0	04	8
				19	0(P)		0	05	2
				45	1 to 20(P)		0	02	1
				46	0(P)		0	57	6
				50	1,2,3 (P)		0	05	6
					Water pipeline between S No 50 & 46(P)		0	01	0
					Panvel Nare Road in between S.No. 16 & 9(P)		0	03	2
					Panvel Matheran Road in S.No. 46(P)		0	06	0
120	AKURLI	PANVEL	RAIGAD	2	0(P)		0	02	5
				99	1 to 3 (P) 4A/1 to 4A/7(P) 4B,5,6(P) 7A,7B(P) }		0	12	5
				160	0(P)		0	08	3
				161	0(P)		0	05	5
				163	0(P)		0	02	0
				164	0(P)		0	03	2
				165	0(P)		0	06	0
				168	1(P)		0	01	4
					2(P)		0	04	0
					3+4(P)		0	14	0
				193	1A,1B,2(P)		0	00	9
				195	0(P)		0	03	2
				209	1(P)		0	00	2
					2(P)		0	01	4
				210	0(P)		0	08	6
				211	0(P)		0	06	0
				212	1A(P)		0	02	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				222	1(P)		0	03	8
					2(P)		0	00	3
					3(P)		0	01	3
					4(P)		0	10	8
				223	0(P)		0	07	8
				224	1,2(P)		0	06	3
				226	0(P)		0	00	9
				227	0(P)		0	07	5
121	ADAI	PANVEL	RAIGAD	16	1(P)		0	06	2
					2(P)		0	00	8
				18	0(P)		0	01	5
				19	1+2+3+5(P)		0	03	0
					8(P)		0	24	8
				21	4(P)		0	04	8
				22	1(P), 2(P), 3(P)		0	23	2
				23	1(P)		0	13	2
					2+5(P)		0	21	2
					3A, 3B(P)		0	00	1
					4(P)		0	02	5
					6(P)		0	01	6
				32	4B(P)		0	04	8
					5(P)		0	08	4
					6(P)		0	06	8
				33	1A(P)		0	09	1
					1B(P)		0	14	4
				36	1(P)		0	05	6
					2(P)		0	07	6
				37	1A(P), 1B(P)		0	02	6
					6(P)		0	04	4
				73	1(P)		0	00	9
					2+3+5(P)		0	04	2
				83	14(P)		0	03	2
					15(P)		0	03	3
					16(P)		0	02	0
				86	2(P)		0	11	0
					3(P)		0	05	5
					4(P)		0	01	4
				89	1(P)		0	10	2
					2(P)		0	08	2
				90	1(P)		0	08	0
					2(P)		0	05	2
					3(1)+2+3A		0	09	8
					3(1)+2+3B				
				92	1(P)		0	02	4
				93	1(P)		0	02	0
					2(P)		0	06	8
					3(P)		0	03	6
					7(P)		0	01	2
					8(P)		0	15	6
				17	1 to 3 (P)		0	01	5
					Gavand in Between S.No 93/2 & 73/2+3+5		0	04	1
122	NEVALI	PANVEL	RAIGAD	38	1A, 1B, 1C(P)		0	21	6
					3(P)		0	07	8
				41	1(P)		0	11	2
				42	1+3+4A(P)		0	03	5
					1+3+4B(P)				
					2(P)		0	03	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					5(P)		0	09	4
				43	1(P)		0	05	6
					2A, 2B, 2C(P)		0	17	6
					5+7(P)		0	01	8
					6(P)		0	04	4
				44	5(P)		0	04	8
				45	5(P)		0	00	8
					6(P)		0	00	6
					8A, 8B(P)		0	12	0
123	TEMBHODE	PANVEL	RAIGAD	10	2A(P)		0	04	8
					2B(P)		0	09	2
					2C(P)		0	09	0
					3(P)		0	01	5
					4B(P)		0	02	2
					5(P)		0	11	6
				11	1,2(P)		0	03	1
				12	1+3B(P)		0	03	5
					5+6(P)		0	11	1
					7(P)		0	01	5
				18	1,3,6(P)		0	21	0
				19	2,4(P)		0	04	8
				23	1,2,3(P)		0	14	6
				31	2(P)		0	02	4
					3(P)		0	02	5
					4(P)		0	04	7
					5(P)		0	05	4
				33	2(P)		0	10	0
					4(P)		0	02	0
					3(P)		0	02	6
				34	3(P)		0	00	8
					4(P)		0	03	6
				39	2(P)		0	02	4
				40	1(P)		0	01	3
					5(P)		0	00	5
					6+7(P)		0	07	9
				41	0(P)		0	01	5
				42	2,4+5B(P)		0	24	8
					Road in between S. No. 40 & 31		0	02	4
					Road in S. No. 10/2C		0	02	2
					Road in S. No. 23		0	02	2
					Road in between S. No. 33 & 42		0	02	8
124	VALAVLI	PANVEL	RAIGAD	53	1(P)		0	15	2
				55	4(P)		0	01	2
					5(P)		0	06	4
					8(P)		0	26	4
				60	3A(P)		0	09	6
					3B(P)		0	20	8
				63	6(P)		0	00	4
				64	0(P)		0	08	8
				66	2(P)		0	00	2
					3(P)		0	07	8
					4B(P)		0	01	2
				67	1A(P)		0	04	4
					2(P)		0	01	5
					3(P)		0	04	8
				85	1(P)		0	13	2
					4(P)		0	06	5
				87	2A(P)		0	03	2

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				88	4A(P)		0	03	0
					4B(P)		0	00	1
				94	1(P)		0	03	1
				98	5(P)		0	01	6
				53	2(P)		0	24	0
				83	1(P)		0	12	8
					2A(P)		0	12	8
					2B(P)		0	00	1
					3(P)		0	13	6
				84	1C(P)		0	00	2
				84	1D(P)		0	19	2
				87	3(P)		0	00	8
					5(P)		0	08	6
				88	5+6/2(P)		0	26	6
				97	0(P)		0	04	4
				98	6(P)		0	11	2
				134	0(P)		0	02	9
				136	0(P)		0	15	2
					Road in S.No.83/1 & 84/1D		0	00	3
					Road in between S.No. 136 & 88/5+6/2		0	03	2
					Road in between S.No. 136 & 53/2		0	05	6
125	PALE-BUDRUK	PANVEL	RAIGAD	8	1+2+3+4(P)		0	07	1
				102	5(P)		0	07	8
				107	2(P)		0	15	2
					3(P)		0	06	5
				108	1(P)		0	06	6
					2A(P)		0	07	0
					2B(P)		0	03	4
					2C(P)		0	06	3
				109	1+3+4A(P)		0	02	5
					1+3+4B(P)		0	13	2
					1+3+4D(P)		0	05	6
				110	6(P)		0	01	7
					7(P)		0	01	4
					8(P)		0	00	1
				112	1B(P)		0	05	4
				113	1A(P)		0	09	9
					1B(P)		0	03	7
					2+3A(P)		0	08	2
					2+3B(P)		0	07	1
				114	3(P)		0	13	3
				117	4(P)		0	00	7
					8A(P)		0	21	5
					9(P)		0	01	5
					10(P)		0	00	2
				118	6+7A(P)		0	07	5
				134	2A(P)		0	01	3
					8(P)		0	00	1
				145	2(P)		0	08	5
					4(P)		0	01	0
					5(P)		0	02	0
				146	3(P)		0	12	1
					4(P)		0	01	3
					5A, 5B(P)		0	16	5
					6(P)		0	04	6

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
126	VALAP	PANVEL	RAIGAD	175	3(P)		0	32	2
					12(P)		0	01	0
					13(P)		0	01	0
				177	1(P)		0	00	5
					3(P)		0	10	2
				178	2A(P)		0	03	8
					3(P)		0	27	3
				179	1(P)		0	07	6
					2(P)		0	02	7
				4	0(P)		0	03	2
				117	7(P)		0	02	3
				32	0(P)		0	00	4
				33	1P,2P		0	32	8
				34	0(P)		0	03	6
				53	1A/P,1B/P,2P		0	21	2
				56	0(P)		0	13	4
				58	0(P)		0	14	4
				59	1P,2P		0	11	6
				66	0(P)		0	07	0
				67	0(P)		0	04	4
				68	0(P)		0	03	7
				75	0(P)		0	12	8
				76	0(P)		0	06	0
				90	1(P)		0	00	5
					2(P)		0	04	6
				91	0(P)		0	09	6
				93	0(P)		0	12	0
				94	0(P)		0	08	0
				96	1(P)		0	03	3
					2(P)		0	07	5
				119	1(P)		0	01	8
				137	1(P)		0	02	2
					2(P)		0	00	5
					3(P)		0	11	2
					4-A(P)		0	00	8
				138	1(P)		0	20	8
					2(P)		0	01	0
				139	0(P)		0	01	1
				140	0(P)		0	14	6
				141	0(P)		0	03	6
				35	0(P)		0	11	2
				146	0(P)		0	02	9
127	HEDUTNE	PANVEL	RAIGAD	1	1+2, 3, 4, 5(P)		0	27	6
				2	1/C(P)		0	08	8
				6	4(P)		0	07	4
					5(P)		0	01	8
				7	0(P)		0	02	3
				9	1/A(P)		0	00	3
				129	1, 2(P)		0	06	2
					Road in between Heduthane & Valap Village		0	03	6
128	KANPOLI	PANVEL	RAIGAD	2	1A(P)		0	13	8
					1B(P)		0	01	5
					2(P)		0	09	4
					3(P)		0	02	6
				3	6/A,B,C,D(P)		0	15	6
				9	1+4B(P)		0	12	5

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					1+4C (P)		0	02	5
					3A(P)		0	00	7
				10	0(P)		0	10	7
				11	1A(P)		0	04	6
					1B(P)		0	04	5
					4A(P)		0	00	4
					5(P)		0	08	2
				26	2(P)		0	00	8
					3(P)		0	07	5
					6(P)		0	08	4
				34	1(P)		0	04	7
				40	3(1)		0	02	2
				41	2(P)		0	02	6
					3(P)		0	00	8
				42	2A,2B(P)		0	12	4
					5(P)		0	06	4
				50	1A(P)		0	01	5
					1B(P)		0	03	7
					1C(P)		0	02	0
				54	4(P)		0	14	2
					5A(P)		0	10	2
					5B(P)		0	01	6
				55	2(P)		0	10	1
				56	1A,1B,1C(P)		0	06	0
					3(P)		0	08	6
				57	2B(P)		0	05	0
					2C(P)		0	04	0
				61	0(P)		0	17	5
				13	0(P)		0	02	8
					Gaothan in		0	05	9
					between S.No.26 & 2				
					Road in S.No.2/1A		0	02	0
					Kasadi river in between		0	06	2
					Kanpoli & Pale Khurd				
					Village.				
129	PALE-KHURD	PANVEL	RAIGAD	19	1 To 11(P)		0	26	5
				25	1A,1B,1C,1D		0	26	0
				31	0(P)		0	01	1
				32	1+2		0	07	5
				33	1 to 6(P)		0	34	5
				34	+4A(P),1+4B(P),2A(P),		0	24	0
					2B(P), 3, 6(P)				
				74	5(P)		0	13	5
				78	0(P)		0	02	4
				79	1(P), 2(P)		0	18	0
				80	2+3+7+9(P)		0	13	8
					4(P)		0	00	5
					5(P)		0	04	0
					6(P)		0	23	0
					10		0	20	0
				28	0(P)		0	61	0
				83	0(P)		0	05	5
					Road in		0	01	0
					S.No.28				
130	VAVANJE	PANVEL	RAIGAD	87	2(P)		0	24	8
					4(P)		0	43	2
				92	2(P)		0	14	5
					3(P)		0	10	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				94	1+2(P)		0	01	1
				95	1+2(P)		0	00	4
				96	A, B1, B2(P)		0	16	3
				97	1, 2, 3(P)		0	50	0
				98	1(P)		0	06	5
					2A, 2B(P)		0	02	7
					3(P)		0	00	9
					4(P)		0	12	8
				104	1(P)		0	01	0
					3(P)		0	33	-
				106	1, 2(P)		0	17	3
				121	0(P)		0	13	2
				122	1A/1+1B+2+4A(P)		0	24	4
					1A+1B+2+4A(P)				
				138	1(P)		0	02	8
				139	1, 2(P)		0	09	9
				143	1(P)		0	08	8
					2(P)		0	00	5
					3(P)		0	05	0
				144	0(P)		0	06	0
				145	0(P)		0	07	2
				146	1, 2(P)		0	08	6
				149	4+5B(P)		0	01	2
				153	3(P)		0	01	0
					4/1(P), 4/2(P)		0	08	3
					5(P)		0	13	5
				154	5(P)		0	26	2
				155	1A, 1B, (P)		0	01	0
					2A, 2B, 2C(P)		0	18	3
					3(P)		0	00	2
				176	2(P)		0	04	7
				178	3(P)		0	11	2
				179	1A, 1B, (P)		0	17	3
				180	0(P)		0	00	1
				181	0(P)		0	13	2
				186	0(P)		0	07	8
				187	0(P)		0	24	6
				188	1(P)		0	14	3
				194	1(P)		0	07	2
					3+4(P)		0	15	0
					7(P)		0	10	8
					8(P)		0	08	4
				195	0(P)		0	01	4
				196	6(P)		0	06	6
					Road in S No 97		0	03	2
131	NITALAS	PANVEL	RAIGAD	1	2(P)		0	01	4
					3(P)		0	21	2
				4	1(P)		0	05	7
					2(P)		0	05	1
				5	1(P)		0	06	4
				6	0(P)		0	15	6
				28	1(P)		0	11	2
					2(P)		0	09	2
					3(P)		0	09	5
				51	0(P)		0	09	7
				52	0(P)		0	01	1
				53	1(P)		0	13	1
					2(P)		0	07	7

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect.	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					4(P)		0	06	9
					5(P)		0	11	1
				55	0(P)		0	07	9
				57	0(P)		0	08	2
				76	1(P)		0	15	4
					2(P)		0	07	5
				77	2(P)		0	09	1
					3(P)		0	06	8
				96	2(P)		0	25	7
				98	1(P)		0	20	8
				101	0(P)		0	01	8
				102	2(P)		0	30	3
					3(P)		0	05	1
					4(P)		0	04	2
					7(P)		0	00	7
					8(P)		0	14	5
				104	0(P)		0	10	1
				106	0(P)		0	19	8
				123	0(P)		0	04	7
				124	0(P)		0	01	3
				190	1(P)		0	14	9
				200	1(A), 1(B), 1(C) (P)		0	25	2
					2(P)		0	14	6
				105	0(P)		0	01	1
				191	0(P)		0	02	4
				203	1(P)		0	09	1
132	USATNE	ULHAS-NAGAR	THANE	27	1/1(P)		0	16	5
					4(P)		0	02	6
				30	1(P)		0	02	1
				31	1(P)		0	08	7
					4(P)		0	15	5
				32	1(P)		0	15	3
				33	2/1(P)		0	13	5
					2/2(P)		0	00	3
					3(P)		0	06	5
				34	2(P)		0	05	9
				40	2(P)		0	01	3
					3(P)		0	08	3
					4(P)		0	11	5
					5(P)		0	16	8
				41	0(P)		0	00	3
				107	0(P)		0	00	6
				108	1(P)		0	08	8
					3/1(P)		0	03	8
					3/2(P)		0	00	3
					4(P)		0	04	0
				109	3(P)		0	26	3
				110	0(P)		0	05	0
				118	1(P)		0	07	5
				119	1(P)		0	03	3
					2(P)		0	01	0
					3(P)		0	01	0
				120	1(P)		0	00	1
					2(P)		0	02	1
					3(P)		0	01	8
					4(P)		0	02	6
					7(P)		0	10	3
					10(P)		0	07	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				121	0(P)		0	14	8
				122	1(P)		0	11	3
				123	0(P)		0	14	5
				128	1(P)		0	23	5
					5(P)		0	03	0
				129	0(P)		0	12	6
				130	0(P)		0	26	6
				192	2(P)		0	05	8
				108	2(P)		0	00	4
				Road through S No.192			0	01	0
				Road In S.No.31			0	01	3
				Stream in between S No.110&192			0	05	3
133	NARHEN	ULHAS-NAGAR	THANE	33	0(P)		0	04	0
				34	1(P)		0	20	4
					2(P)		0	08	8
					6(P)		0	00	6
				35	1(P)		0	19	2
				36	2(P)		0	20	8
				37	1(P)		0	01	2
					2(P)		0	11	7
					3(P)		0	06	0
					5(P)		0	03	9
				38	0(P)		0	08	0
				50	4(P)		0	13	0
				51	0(P)		0	11	2
				53	0(P)		0	10	4
				54	7(P)		0	07	6
					8(P)		0	03	2
					9(P)		0	03	6
					10(P)		0	02	8
					11(P)		0	10	0
				66	4(P)		0	11	5
				67	1(P)		0	01	2
					2(P)		0	00	5
					3(P)		0	02	0
					9(P)		0	02	0
					10(P)		0	01	2
					12(P)		0	14	8
					13(P)		0	05	0
				69	1(P)		0	01	4
					2(P)		0	04	0
					3(P)		0	04	0
					8(P)		0	12	8
					9(P)		0	02	0
					10/1(P)		0	01	1
					10/2(P)		0	00	5
					11(P)		0	11	2
				70	0(P)		0	02	5
				71	1(P)		0	00	8
				71	2(P)		0	00	2
				106	3/1(P)		0	09	0
				107	2/2(P)		0	04	4
					3(P)		0	16	2
				108	1 To 4(P)		0	03	0
				115	1(P)		0	02	5
					2(P)		0	06	8

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					3(P)		0	02	6
				116	0(P)		0	04	2
				117	1(P)		0	04	4
					3(P)		0	06	8
				64	0(P)		0	33	7
				120	0(P)		0	70	0
					Road In Between S No.106 &108		0	01	8
					Road In S. No.120		0	01	2
134	BALE	THANE	THANE	83	0(P)		0	08	6
				88	1(P)		0	04	8
				89	1(P)		0	04	4
					2(P)		0	06	8
				97	2(P)		0	07	4
					3(P)		0	05	0
				98	1(P)		0	13	4
				105	2(P)		0	14	2
				113	1(P)		0	01	7
					2(P)		0	00	1
				122	0(P)		0	10	8
				123	1(P)		0	02	3
					2(P)		0	07	0
					3(P)		0	10	3
				124	3(P)		0	05	1
				125	3(P)		0	03	6
					4(P)		0	02	2
				126	1(P)		0	07	3
					2(P)		0	05	5
					3(P)		0	11	4
					4(P)		0	04	2
				127	1(P)		0	06	1
					2(P)		0	07	8
				128	1(P)		0	09	2
				120	0(P)		0	24	6
135	SHIRDHON	KALYAN	THANE	3	1(P)		0	09	6
					2(P)		0	07	2
				4	1(P)		0	09	2
					2(P)		0	00	5
					3(P)		0	15	2
				7	3(P)		0	09	6
				8	2(P)		0	08	4
					3(P)		0	01	3
				22	1(P)		0	03	2
					2(P)		0	00	1
				23	2(P)		0	11	2
					3(P)		0	07	3
				24	1,2(P)		0	22	0
				27	3(P)		0	09	5
				29	4(P)		0	04	1
					6(P)		0	01	2
					7(P)		0	05	3
					8(P)		0	05	8
					9(P)		0	05	1
				37	1(P)		0	16	4
					2(P)		0	08	8
				53	0(P)		0	10	2
				61	4(P)		0	44	0

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				62	5(P) 2(P) 4(P) 5(P)		0 0 0 0	00 16 18 00	1 1 3 1
				64	3(P) 4(P)		0 0	07 05	2 3
				149	0(P)		0	11	6
				54	0(P)		0	12	8
					Ghesar River In Between Village Boundry of Village Ghesar & Shirdhon.		0	07	6
136	GHEGAR	KALYAN	THANE	30	1(P)		0	05	4
				31	1(P)		0	15	5
				33	0(P)		0	38	7
137	NILAJE	KALYAN	THANE	5	1(P)		0	06	8
					2(P)		0	00	5
				6	1(P) 4(P) 5(P)		0 0 0	06 01 03	4 6 2
				7	2/1(P) & 2/2(P)		0	03	7
					7(P)		0	05	0
					8(P)		0	05	6
				8	1 To 8(P)		0	30	0
				9	1 To 3(P)		0	13	3
				10	1 To 15(P)		0	07	8
				11	1 To 17(P)		0	14	5
				12	1 To 6(P)		0	05	0
				13	0(P)		0	14	6
				14	0(P)		0	18	0
				16	1(P) 7(P)		0 0	06 00	6 4
				17	1(P) 2(P)		0 0	12 00	7 4
				18	1 To 4(P)		0	03	3
				19	6(P)		0	03	8
					7/2(P)		0	01	8
					7/3(P)		0	05	0
					8(P)		0	02	0
					9(P)		0	02	5
					11(P)		0	14	7
				20	4(P)		0	00	8
				41	1 To 8(P)		0	05	0
				42	0(P)		0	00	6
				44	0(P)		0	03	2
				45	1 & 2(P)		0	12	4
				46	1 To 10 (P)		0	14	0
				47	1 & 2(P)		0	01	0
				48	1 & 2(P)		0	12	0
				51	1,2(1), 2(2), 2(3), 3(P)		0	20	0
				52	1 To 4(P)		0	08	0
				54	0(P)		0	05	8
				60	0(P)		0	06	2
				65	1(P) 2(P) 3(P) 4(P)		0 0 0 0	02 05 00 01	5 5 8 6

Sr. No.	Name of the Village	Tahsil.	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
					5(P)		0	11	0
					6(P)		0	07	2
				66	0(P)		0	03	3
				56	0(P)		0	77	2
				63	0(P)		0	53	3
				64	0(P)		0	01	8
					Panvel-Kalyan Road				
					In between S.No.9&7		0	04	5
138	KATAI	KALYAN	THANE	4	5,6,7 & 9 To 15		0	21	2
				5	0(P)		0	06	0
				6	1A(P),1B(P),1/3(P), 1D+2(P)		0	29	6
				6	3+7+9A(P)		0	00	8
				6	4+7C(P)		0	16	5
				20	4/2(P)		0	08	1
					4/3(P)		0	00	5
					5/1(P)		0	05	5
				21	1/1(P)		0	02	5
				23	1(P)		0	15	5
					2(P)		0	04	2
				24	6(P)		0	00	3
					7(P)		0	03	0
					8(P)		0	04	2
				109	1(P)		0	05	0
					2(P)		0	12	1
				24	3(P)		0	01	8
				85	0(P)		0	06	1
139	USARGHAR	KALYAN	THANE	7	2(P)		0	05	6
					3(P), 3B(P)		0	13	2
				8	3(P)		0	01	2
				9	0(P)		0	04	1
				14	8(P)		0	04	6
					20(P)		0	01	4
				73	2(P)		0	06	4
				78	1(P)		0	14	5
					2(P)		0	07	2
					3/2(P)		0	01	3
				80	2(P)		0	17	6
					4(P)		0	00	5
				81	0(P)		0	05	6
				82	1 TO 6 (P)		0	04	9
				85	2(P)		0	11	2
				113	1 TO 47		0	32	4
				115	4(P)		0	00	5
				116	1A(P),1B(P),1C(P)		0	03	2
					2(P)		0	00	1
				117	3(P)		0	03	5
				135	2(P)		0	00	6
				7	4(P)		0	01	0
					5(P)		0	00	7
					7(P)		0	04	3
					8(P)		0	04	8
					9(P)		0	00	5
				10	0(P)		0	02	9
				11	1(P)		0	00	2
					2(P)		0	03	7

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				14	10(P)		0	00	3
					11(P)		0	08	8
					12(P)		0	04	2
					14(P)		0	02	8
					15(P)		0	00	8
					16(P)		0	07	4
					21(P)		0	03	6
				73	3(P)		0	05	6
				78	4(P)		0	00	5
				79	1(P)		0	02	0
					2(P)		0	03	1
					3(P)		0	01	7
				80	1(P)		0	06	0
				105	0(P)		0	23	1
140	AGASAN	THANE	THANE	13	0(P) & 1/1(P)		0	31	4
				15	1(P)		0	04	8
					2(P)		0	08	8
					6(P)		0	00	7
				17	4(P)		0	16	4
				143	1(P)		0	05	0
					2(P)		0	20	4
					4(P)		0	00	7
				145	1(P)		0	11	2
				167	4(P)		0	08	8
					5(P)		0	01	2
					6(P)		0	02	5
				170	0(P)		0	15	6
				192	1(P)		0	13	8
					2(P)		0	01	0
				194	0(P)		0	00	6
				196	1(P)		0	10	0
				167	9(P)		0	02	8
					Land In Between S. No. 13 & 15 Asphalted Road In S.No 167/9		0	01	2
							0	01	0
141	MHATARDI	THANE	THANE	64	0(P)		0	05	9
				65	0(P)		0	07	9
				72	1(P)		0	07	5
					3(P)		0	02	3
					4(P)		0	00	8
					5(P)		0	03	5
				73	3(P)		0	03	4
					4(P)		0	01	7
					9A(P) & 9B(P)		0	12	6
				74	11(P) & 11A(P) & 11B(P)		0	08	8
				75	1(P)		0	02	2
					3(P)		0	05	8
				76	0(P)		0	02	7
				77	2(P)		0	00	5
					3(P)		0	01	0
					4(P)		0	09	8
					5(P)		0	00	8
				89	0(P)		0	03	0
				94	1 To 7(P)		0	12	6
					8A(P)		0	00	4

Sr. No.	Name of the Village	Tahsil	District	Survey Number	Hissa Number	Gat Number	Area		
							Hect	Ares	Pt.
1	2	3	4	5	6	7	8	9	10
				90	0(P)		0	07	2
				95	B(P)		0	06	5
					Asphalted Road				
					In S No. 90		0	02	0
					Asphalted Road				
					In S.No. 95		0	03	0
142	DATIVALI	THANE	THANE	2	3(P)		0	01	2
					4(P)		0	01	1
					5(P)		0	01	3
				3	2(P)		0	07	6
				4	1		0	01	5
					2(P)		0	05	2
				5	2C (P)		0	01	3
				9	1(P)		0	05	5
					2(P)		0	03	3
				10	1A (P) & 1B (P)		0	04	1
				12	1A (P) & 2B (P)		0	09	6
					2/C2(P)		0	01	9
					2B + 1B /2 + 2C/1		0	00	1
				13	1(P)		0	02	0
					2(P)		0	04	6
					4(P)		0	04	8
					5(P)		0	00	7
				16	1(P)		0	00	8
					2(P)		0	05	8
					3(P)		0	03	9
					4(P)		0	02	3
					5(P)		0	00	9
					6(P)		0	05	8
					7(P)		0	00	6
					8(P)		0	00	6
					9(P)		0	00	1
					11(P)		0	00	1
					15(P)		0	02	3
				17A	4		0	05	0
					9(P)		0	01	9
					11(P)		0	00	5
					12(P)		0	02	6
					13(P)		0	04	6
					14(P)		0	00	5
				17B	1(P)		0	02	4
					2(P)		0	06	2
				220	0(P)		0	04	1
				222	1(P)		0	14	9
					2(P)		0	00	5
				4	2(P)		0	01	7
				244	0(P)		0	89	6
				255A	0(P)		0	10	1
					Diva-Vasai Railway in		0	11	6
					Between S.No. 222 & 4				
					Ulhas River (Creek) in		0	39	6
					Dativali & Bharodi Village.				
					Electric Power Line				
					in between S.No.17A&17B		0	05	5

{No. L-14014/16/98-GP-Vol II}

S. K. SINGH, Under Secy.

कोयला मंत्रालय

नई दिल्ली, 1 अप्रैल, 1999

का. आ. 1067.— केन्द्रीय सरकार को यह प्रतीत होता है कि इससे उपाबद्ध अनुसूची में उल्लिखित परिक्षेत्र की भूमि में कोयला अभिप्राप्त किए जाने की संभावना है ;

अतः, अब, केन्द्रीय सरकार कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस क्षेत्र में कोयले का पूर्वेक्षण करने के अपने आशय की सूचना देती है ;

इस अधिसूचना के अंतर्गत आने वाले क्षेत्र के रेखांक सं० एम सी एल/एस ए एम बी/सी जी एम (टी सी)/संपदा/ओरिएंट/97/10, तारीख 8 दिसंबर, 1997 का निरीक्षण मुख्य महाप्रबंधक (तकनीकी समन्वय), महानदी कोलफील्ड्स लिमिटेड, आनन्द विहार, बुरला, सांभलपुर-768018 (उड़ीसा) के कार्यालय में या कलेक्टर और जिला मजिस्ट्रेट, झारसुगुडा, उड़ीसा के कार्यालय में या कोयला निर्वचक, 1, काउंसिल हाउस स्ट्रीट, कलकत्ता के कार्यालय में किया जा सकता है ।

इस अधिसूचना के अंतर्गत आने वाली भूमि में हितबद्ध सभी व्यक्ति उक्त अधिनियम की धारा 13 की उपधारा (7) में विनिर्दिष्ट सभी नक्शों, चार्टों और अन्य दस्तावेजों को इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से नब्बे दिन के भीतर भारसाधक अधिकारी/विभागाध्यक्ष (राजस्व/संपदा), महानदी कोलफील्ड्स लिमिटेड, आनन्द विहार, बुरला, सांभलपुर-768018 (उड़ीसा) को भेजेंगे ।

अनुसूची

नार्थ वेस्ट एक्सप्लोरेशन ब्लॉक आफ ओरिएंट-IV

बी बेली कोलफील्ड (ओरिएंट क्षेत्र)

जिला झारसुगुडा (उड़ीसा)

खनन अधिकार

(रेखांक सं० एम सी एल/एस ए एम बी/सी जी एम (टी सी)/संपदा/ओरिएंट/97/10, तारीख 8 दिसंबर, 1997)

क्रम सं०	ग्राम	तहसील/ उपखंड	जिला	क्षेत्र हेक्टर में	टिप्पणियाँ
1.	हुआलीबेरना	झारसुगुडा	झारसुगुडा	230.00	भाल
2.	जमींदारी जंगल	झारसुगुडा	झारसुगुडा	320.00	भाल
			योग	550.00 एकड़ (लगभग)	
				या 222.58 हेक्टर (लगभग)	

सीमा वर्णन

- क-ख रेखा ग्राम जमींदारी जंगल के भीतर विन्दु "क" से आरंभ होती है और पूरब की ओर आगे बढ़ती है तथा विन्दु "ख" पर मिलती है जो ग्राम जमींदारी जंगल और अमादगढ़ा की सम्मिलित सीमा है ।
- ख-ग-घ रेखा ग्राम जमींदारी जंगल अमादगढ़ा की संयुक्त सीमा के साथ-साथ विन्दु "ग" तक दक्षिण की ओर और फिर हुआलीवेरना के भीतर विन्दु "घ" तक आगे बढ़ती है ।
- घ-ड. रेखा विन्दु "घ" से विन्दु "ड." तक पश्चिम की ओर आगे बढ़ती है ।
- ड.-च-क रेखा विन्दु "ड." से ग्राम हुआलीवेरना और जमींदारी जंगल की सम्मिलित सीमा के विन्दु "च" पर पाव करने हुए उत्तर की ओर आगे बढ़ती है और आरंभिक विन्दु "क" पर मिलती है ।

[सं. 43015/3/98-पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

MINISTRY OF COAL

New Delhi, the 1st April, 1999

S. O. 1067.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands in the locality mentioned in the Schedule hereto annexed:

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the Central Government gives notice of its intention to prospect for coal therein:

The plan bearing number, MCL.SAMB.CGM(TC) Estate Orient 97/10 dated the 8th December, 1997, of the area covered by this notification can be inspected at the office of the Chief General Manager (Technical Co-ordination), Mahanadi Coalfields Limited, Anand Vihar, Burla, Sambalpur - 768018 (Orissa) or at the office of the Collector and District Magistrate, Bargarh, Orissa or at the office of the Coal Controller, 1, Council House Street, Calcutta-700001.

All persons interested in the lands covered by this notification shall deliver all maps, charts and other documents referred to in sub-section (7) of section 13 of the said Act to the Officer-in-charge/Head of the Department (Revenue/Estate), Mahanadi Coalfields Limited, Anand Vihar, Burla, Sambalpur - 768018 (Orissa) within 90 days from the date of the publication of this notification in the official Gazette.

SCHEDULE
NORTH WEST EXTENSION BLOCK OF ORIENT - IV
IB VALLEY COALFIELD (ORIENT AREA)
DISTRICT JHARSUGUDA (ORISSA)

MINING RIGHTS

*(Plan bearing no. MCL/SAMB/CGM(TC)/Estate/Orient/97/10
dated 8th Dec'1997)*

Serial number	Village	Tahsil/Sub Division	District	Area in acres.	Remarks
1.	Chhualibera	Jharsuguda	Jharsuguda	230.00	Part
2.	Jamindari forest	Jharsuguda	Jharsuguda	320.00	Part

Total: 550.00 Acres
(approximately)
or
222.58 hectares
(approximately)

Boundary Description

- A-B :** The line starts from point "A" within the village Jamindari forest and proceeds towards east and meets at point "B" which is the common boundary of village Jamindari forest and Amadarha.
- B-C-D :** The line proceeds towards south along the common boundary of village Jamindari forest Amadrha upto point "C" and then within village Chhualibera upto point "D".
- D-E :** From point "D" the line proceeds towards West upto point "E".
- E-F-A :** From point "E" the line proceeds towards North by crossing the common boundary of village Chhualibera and Jamindari forest at point "E" and meets at starting point "A".

[No. 43015/3/98-PRIW]
K. S KROPHA, Director.

नई दिल्ली, 5 अप्रैल, 1999

का. आ. 1068.—केन्द्रीय सरकार ने कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 7 की उपधारा (1) के अधिन जारी की गई भारत सरकार के कोयला मंत्रालय की अधिसूचना सं. का.आ. 1220 तारीख 11 अप्रैल, 1996 जो भारत के राजपत्र, भाग 2, खंड 3, उपखंड (ii) तारीख 20 अप्रैल, 1996 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट परिक्षेत्र की भूमि में, जिसका माप 2551.238 हेक्टेयर (लगभग) या 6304.11 एकड़ (लगभग) है, खनन, उत्खनन, बोर करने, खुदाई तलाश करने और उन्हें प्राप्त करने, उन पर कार्य करने और खनिजों को ले जाने के अधिकारों के अर्जन करने के अपने आशय की सूचना दी थी ;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 8 के अनुसरण में, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है,

और केन्द्रीय सरकार का पूर्वोक्त रिपोर्ट पर विचार करने के पश्चात् और मध्य प्रदेश सरकार से परामर्श करने के पश्चात् यह समाधान हो गया है कि इससे संलग्न अनुसूची में वर्णित 871.561 हेक्टेयर (लगभग) या 2153.63 एकड़ (लगभग) माप वाली भूमि में खनन, उत्खनन, बोर करने, खुदाई करने, तलाश करने, उन्हें प्राप्त करने, उन पर कार्य करने और खनिजों को ले जाने के अधिकारों को अर्जित किया जाना चाहिए ।

अतः केन्द्रीय सरकार, उक्त अधिनियम की धारा 9 की उपधारा (i) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इससे संलग्न अनुसूची में वर्णित 871.561 हेक्टेयर (लगभग) या 2153.63 एकड़ (लगभग) माप वाली भूमि में खनन, उत्खनन, बोर करने, खुदाई करने, तलाश करने, उन्हें प्राप्त करने, उन पर कार्य करने और खनिजों को ले जाने के अधिकारों को अर्जित किया जाता है ।

इस अधिसूचना के अधिन आने वाले क्षेत्र सं. एमईसीएल/बीएसपी/जीएम (पीपलजी) भूमि/225, तारीख 7 दिसम्बर, 1998 वाले रेखांक का निरीक्षण कलक्टर, रायगढ़ (मध्य प्रदेश) के कार्यालय में या कोयला निर्यत्रक, 1 काउंसिल हाउस स्ट्रीट, कलकत्ता के कार्यालय में या साउथ ईस्टर्न कोलफील्ड्स लिमिटेड, (राजस्थान अनुभाग) सीपत रोड, बिलासपुर- 495006 (मध्य प्रदेश) के कार्यालय में किया जा सकता है ।

अनुसूची
करुमकेला ब्लॉक (भाग-1)
मांड रायगढ़ कॉलफील्ड
जिला- रायगढ़ (मध्य प्रदेश)

खतम अधिकार

क्रम सं०	ग्राम	पटवारी हल्का सं०	तहसील	जिला	क्षेत्र हेक्टर में	टिप्पणियां
1.	पोरदा	27	धरघांडा	रायगढ़	174.073	भाग
2.	विजारी	26	धरघांडा	रायगढ़	269.580	भाग
3.	कुर्मीभौना	16	धरघांडा	रायगढ़	2.657	भाग
4.	फगुगम	16	धरघांडा	रायगढ़	321.309	भाग
5.	बारीदा	16	धरघांडा	रायगढ़	103.942	भाग

कुल : 871.561 हेक्टर (लगभग) या
 2153.63 एकड़ (लगभग)

1. **ग्राम पोरदा & भाग 8 में अर्जित किए गये प्लॉट संख्याएं :-**

14, 15(भाग), 40/1, 41 से 43, 198 /1(भाग), 245,
 246, 247, 248/1, 248/2, 248/3, 249 to 252, 255, 256/1, 256/2,
 257/1, 257/2, 257/3, 257/4, 257/5, 257/6, 257/7,
 257/8, 257/9, 257/10, 257/11, 257/12, 259/1, 259/2,
 260, 261/1, 261/2, 262, 263/1, 263/2, 263/3, 264/1,
 264/2, 265/1, 265/2, 266, 267 to 272, 273/1, 273/2,
 273/3, 274, 275, 276, 277/1, 277/2, 277/3, 277/4,
 277/5, 277/6, 277/7, 278/1, 278/2, 279, 280, 281/1,
 281/2, 281/3, 282/1, 282/2, 282/3, 282/4, 282/5, 282/6,
 282/7, 282/8, 282/9, 282/10, 282/11, 282/12, 282/13,
 282/14, 282/15, 282/16, 282/17, 282/18, 282/19,
 282/20, 282/21, 282/22, 282/23, 282/24, 282/25, 282/26,
 282/27, 282/28, 282/29, 283, 284, 285/1, 285/2, 285/3,
 285/4, 285/5, 286, 287/1, 287/2, 288, 289, 290/1,
 290/2, 290/3, 291, 292, 293/1, 293/2, 294/1, 294/2,
 294/3, 295/1, 295/2, 295/3, 295/4, 295/5, 295/6,

295/7, 295/8, 295/9, 295/10, 296, 297/1, 297/2, 297/3,
 298, 299/1, 299/2, 300, 301, 302, 303/1, 303/2, 304,
 305, 306/1, 306/2, 307, 312, 313/1, 313/2, 314/1,
 314/2, 314/3, 315/1, 315/2, 315/3, 316, 317, 318,
 319/1, 319/2, 320, 322, 402 to 410, 411/1, 411/2, 412,
 413, 414/1, 414/2, 415, 416, 419/1, 419/2, 419/3, 419/4,
 419/8, 419/9, 419/10, 419/11, 419/12, 419/13, 419/14,
 419/15, 419/16, 419/17, 419/18, 419/19, 419/20, 419/21,
 419/22, 420/1, 420/2, 420/3, 420/4, 421, 422/1,
 422/2, 423/1, 427.

2. ग्रामबिजारी I भाग I में अर्जित किए गये प्लॉट संख्यांक :-

1/1, 1/2, 1/3, 1/4, 1/5, 2 to 5, 6/1, 6/2, 6/3,
 6/4, 6/5, 6/6, 6/7, 7/1, 7/2, 7/3, 7/4, 7/16, 8, 9, 10,
 17, 18, 19/1, 19/2, 19/3, 19/4, 19/5, 19/6, 19/7,
 19/8, 19/9, 19/10, 19/11, 19/12, 19/13, 19/14, 19/15,
 19/16, 19/17, 19/18, 19/19, 20, 21/1, 21/2, 22, 23/1,
 23/2, 24 से 36, 37/1, 37/2, 38/1, 38/2, 38/3, 38/4,
 38/5, 38/6, 38/7, 38/8, 38/9, 38/10, 38/11, 38/12,
 38/13, 38/14, 38/15, 38/16, 38/17, 38/18, 38/19, 38/20,
 38/21, 38/22, 38/23, 38/24, 38/25, 38/26, 38/27, 38/28,
 38/29, 38/30, 38/31, 39/1, 39/2, 39/3, 39/4, 39/5, 39/6,
 39/7, 39/8, 39/9, 39/10, 39/11, 39/12, 39/13, 39/14,
 39/15, 39/16, 39/17, 39/18, 39/19, 39/20, 40, 41/1,
 41/2, 41/3, 42 से 50, 51/1, 51/2, 52, 53, 54/1, 54/2,
 55 से 61, 62/1, 62/2, 62/3, 62/4, 63 से 68, 69/1,
 69/2, 69/3, 69/4, 69/5, 69/6, 69/7, 69/8, 69/9, 69/10,
 69/11, 69/12, 70, 70/1, 71/2, 71/3, 71/4, 71/5, 71/6,
 71/7, 71/8, 71/9, 71/10, 72/1, 72/2, 72/3, 73, 74/1,
 74/2, 75, 76, 104 से 109, 110/2, 110/3, 110/5, 111 से
 113, 114/1, 114/2, 115, 116/1, 116/2, 116/3, 116/4,
 117 से 128, 129/1, 129/2, 129/3, 130 से 134, 135/1,
 135/2, 135/3, 135/4, 135/5, 135/6, 135/7, 135/8, 135/9,
 135/10, 135/11, 135/12, 135/13, 135/14, 135/15,
 135/16, 135/17, 135/18, 135/19, 135/20, 135/21, 135/22,
 135/23, 135/24, 135/25, 136 to 147, 148/1, 148/2, 149/1,
 149/2,

3. ग्राम कुमीभोना । भाग । में अर्जित किए गये प्लॉट संख्यांक :-

257/1, 257/2, 258/1, 258/2, 259.

4. ग्राम पुराम । भाग । में अर्जित किए गये प्लॉट संख्यांक :-

648/1 KA(भांग), 648/1 KHA, 648/1 GA, 648/1GHA, 648/1ANGA,
648/1 CHA, 648/1 CHHa, 648/1 JA, 648/1 JHA, 648/2,
648/5, 648/6, 649/1, 649/2, 650 to 652, 653/1, 653/2,
654 से 656, 657/1, 657/2, 657/3, 658/1KA, 658/1 KHA
658/1 GA, 658/2, 659, 660/1KA(भांग), 660/1 KHA,
660/1 GA, 660/1 GHA, 660/2, 660/3, 662/1, 662/2,
662/3, 662/4, 662/5, 663, 664, 665/1, 665/2, 666/1,
666/2, 667/1, 667/2, 668, 669, 670/1 KA, 670/1 KHA,
670/1 GA, 670/1 GHA, 670/1 ANGA, 670/2, 670/3, 671
to 675, 676/1, 676/2, 676/3, 676/4, 676/5, 676/6,
677, 678/1, 678/2, 679/1, 679/2, 679/3, 679/4,
679/5, 679/6, 680 से 683, 684/1, 684/2, 685, 686/1,
686/2, 686/3, 687, 688/1, 688/2, 688/3, 688/4, 688/5,
688/6, 688/7, 689 से 692, 693/1, 693/2, 694/1, 694/2,
694/3, 695/1, 695/2, 696, 697, 698/1, 698/2, 699/1,
699/2, 700 से 702, 703/1, 703/2, 704/1, 704/2, 705/1,
705/2, 705/3, 705/4, 705/5, 705/6, 706/1, 706/2, 707/1,
707/2, 707/3, 708/1, 708/2, 708/3, 708/4, 709,
710/1, 710/2, 711, 712/1, 712/2, 713 से 720, 721/1,
721/2, 721/3, 721/4, 722/1, 722/2, 722/3, 722/4,
722/5, 722/6, 722/7, 722/8, 723 to 745, 746/1,
746/2, 747/1, 747/2, 747/3, 748/1KA, 748/1 KHA,
748/1 GA, 748/1, GHA, 748/1 ANGA, 748/1 CHA, 748/1CHHa,
748/1 JA, 748/1 JHA, 748/2, 748/3, 749 to 754, 755/1,
755/2, 755/3, 756 to 762, 763/1, 763/2, 764/1, 764/2,
765/1, 765/2, 766/1, 766/2, 766/3, 767 to 770,
771(भांग), 775, 776, 777/1, 777/2, 778 to 780,
781/1, 781/2, 781/3, 782 to 784, 785/1, 785/2, 785/3,
786, 787/1, 787/2, 787/3, 787/4, 788/1, 788/2,
789, 790/1, 790/2, 791, से 794, 795/1, 795/2, 795/3,
796, 797, 798/1, 798/2, 798/3, 798/4, 799 से 802,
803/1, 803/2, 804 to 806, 807/1, 807/2, 808 से 813,

814/1, 814/2, 815, 816, 817/1, 817/2, 818 से 823,
824/1, 824/2, 824/3, 824/4, 824/5, 824/6, 824/7,
825/1, 825/2, 826, 827, 828/1, 828/2, 828/3, 828/4,
828/5, 829 से 831, 832/1 (भाग.), 832/2, 832/3,
832/4, 832/5, 832/6, 832/7, 832/8, 832/9, 832/10,
832/11.

5. ग्राम बरौदा I भाग I में अर्जित किए गये प्लाट संख्यांक :-

323, 324, 327, 336, 343, 344, 345, 346/1, 346/2, 346/3,
346/4, 346/5, 347 से 351, 352/1, 352/2, 353 से 356,
357/1, 357/2, 358, 359/1, 359/2, 359/3, 359/4, 359/5,
360 to 368, 369/1, 369/2, 370, 371, 372/1, 372/2, 373
से 386, 387/1, 387/2, 388, 389, 390/1, 390/2, 390/3,
390/4, 390/5, 390/6, 390/7, 390/8, 391, 392, 393/1,
393/2, 393/3, 394/1, 394/2, 395/1, 395/2, 396, 397,
405/1 KHA, 405/2, 405/3, 405/4 KA, 405/4KHA, 405/5,
406 to 411, 418, 425, 426, 427/1, 427/2, 428 से 430,
728, 729/1 KA, 729/1 KHA, 729/1 GA, 729/2 to 729/46,
730 से 734, 735/1, 735/2, 735/3, 735/4, 736, 397/760,
397/763, 397/764.

सीमा वर्णन:-

- क-ख रेखा कुङ्कुट नाले के किनारे बिन्दु " क " से आरंभ होती है और ग्राम बरौदा के साथ साथ प्लाट संख्यांक 344, 343, 346/1, 346/4, 346/5, 336, 327, 323, 395/1, 396, 397/360, 393/1, 405/2, 405/5, 405/1 ख, 430 की उत्तरी सीमा से गुजरती है और बिन्दु " ख " पर मिलती है।
- ख-ग रेखा ग्राम खरीद और प्लाट संख्यांक 430, 425, 418, 411 की पूर्वी सीमा, प्लाट संख्यांक 411 की दक्षिणी सीमा प्लाट संख्यांक 411, 387/1, 729/1 क की पूर्वी सीमा, प्लाट संख्यांक 729/1 क, 728, 729/1 क की दक्षिणी सीमा फिर प्लाट संख्यांक 733, 736, 735/2, 735/2, 735/3, 735/4, 734 की पूर्वी सीमा से गुजरती है और बिन्दु " ग " पर मिलती है।
- ग-घ रेखा ग्राम फगुगम, बरौदा, बिजारी- बरौदा,
- ड. 2-ड. 1-ड. 2 कुर्मीभौना बरौदा की भागतः सम्मिलित सीमाओं के साथ-साथ गुजरती है और बिन्दु " ड. 2 " पर मिलती है।
- ड. 2-ड. 3-च रेखा ग्राम कुर्मीभौना के साथ साथ प्लाट संख्यांक 257/1, 259 की उत्तरी सीमा, प्लाट संख्यांक 259 की पूर्वी सीमा और ग्राम बिजारी-कुर्मीभौना की भागतः सम्मिलित सीमा से गुजरती है और बिन्दु " च " पर मिलती है।

- च- छ रेखा ग्राम बिजारी के साथ-साथ प्लाट संख्यांक 7/1 की पूर्वी सीमा, प्लाट संख्यांक 9, 10, 7/16, 19/15, 19/16, 19/17, 19/18, 73, 74/1, 74/2, 76, 75, 74/2, 104, 110/3, 110/2, 110/5 से गुजरती है और बिन्दु " छ " पर मिलती है।
- छ-छ-1-छ2 रेखा ग्राम पोरदा के प्लाट संख्यांक 15 से होकर फिर प्लाट संख्यांक 40/1, 42, 43, 255, 257/12, 259/2, 259/1 के साथ-साथ पूर्वी सीमा, प्लाट संख्यांक 252, 245, 306/2, 313/2, 312 की पूर्वी सीमा, प्लाट संख्यांक 198/1 से होकर प्लाट संख्यांक 402, 322 की उत्तरी सीमा से गुजरती है और बिन्दु " छ 2 " पर मिलती है।
- छ2-ज रेखा ग्राम पोरदा के साथ साथ प्लाट संख्यांक 322, 402, 403, 407, 408, 407 की पूर्वी सीमा, प्लाट संख्यांक 409, 416, 415, 414/2, 419/13 की दक्षिणी सीमा, प्लाट संख्यांक 419/1 की पूर्वी सीमा से गुजरती है और बिन्दु " ज " पर मिलती है।
- ज- झ रेखा प्लाट संख्यांक 419/1 की दक्षिणी पश्चिमी सीमा के साथ साथ प्लाट 427, 419/1, 423/1, 419, 419 की दक्षिणी सीमा से गुजरती है और बिन्दु " झ " 8, 9, 11 14 से 19 पर मिलती है।
- झ-ट रेखा ग्राम पोरदा- रमकेरा, बिजारी-रमकेरा,
- ठ-ठ 1-ड-ढ बिजारी-पत्रापाली, फगुगम-पत्रापाली के साथ साथ भागतः सम्मिलित सीमाओं से गुजरती है और बिन्दु " ठ " पर मिलती है।
- द-ण-न रेखा ग्राम फगुगम के प्लाट संख्यांक 832/1 से होकर प्लाट संख्यांक 832/2, 778 की दक्षिणी सीमा, प्लाट संख्यांक 832/3 की पूर्वी सीमा, प्लाट संख्यांक 775 की दक्षिणी सीमा, फिर प्लाट संख्यांक 771, 648/1 क से होकर प्लाट संख्यांक 649/1, 649/2 की दक्षिणी सीमा के साथ - साथ फिर प्लाट संख्यांक 648/1 क से होकर प्लाट संख्यांक 648/1च, 657/1 की दक्षिणी सीमा के साथ साथ गुजरती है और बिन्दु " न " पर मिलती है।
- न-थ-द रेखा ग्राम फगुगम से होकर प्लाट संख्यांक 657/1, 657/2, 657/3 की पश्चिमी सीमा के साथ साथ फिर प्लाट संख्यांक 660/1 क से होकर जाती है और बिन्दु " द " पर मिलती है।
- द-क रेखा ग्राम फगुगम और घागैद जो कि नाले कुक्कुट के किनारे के भी साथ साथ हैं की पश्चिमी सीमा के साथ साथ जाती है और आरंभिक बिन्दु " क " पर मिलती है।

[सं. 43015/5/92 एस. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 5th April, 1999

S. O. 1068.— Whereas by the notification of the Government of India in the Ministry of Coal number S.O.1220, dated the 11th April, 1996, issued under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act) and published in Part II, Section 3, Sub-section (ii) of the Gazette of India, dated the 20th April, 1996, the Central Government gave notice of its intention to acquire the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 2551.238 hectares (approximately) or 6304.11 acres (approximately) in the locality specified in the Schedule appended to that notification;

And whereas the competent authority, in pursuance of section 8 of the said Act, has made his report to the Central Government;

And whereas the Central Government, after considering the aforesaid report and after consulting the Government of Madhya Pradesh, is satisfied that the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 871.561 hectares (approximately) or 2153.63 acres (approximately), described in the Schedule appended hereto should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the said Act, the Central Government hereby declares that the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 871.561 hectares (approximately) or 2153.63 acres (approximately) described in the Schedule appended hereto are hereby acquired.

The plan bearing No: SECL/BSP/GM(PI.G)/Land/225, dated the 7th December, 1998, of the area covered by this notification may be inspected in the office of the Collector, Raigarh (Madhya Pradesh) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the Office of the South Eastern Coalfields Limited (Revenue Section) Seepat Road, Bilaspur-495006(Madhya Pradesh).

SCHEDULE
KURUMKELA BLOCK (PART-D)
MAND RAIGRII COALFIELDS
DISTRICT-RAIGARH (MADHYA PRADESH)

MINING RIGHTS

Serial number	Village	Patwari Halka Number	Tahsil	District	Area in hectares	Remarks
1.	Porda	27	Ghargoda	Raigarh	174.073	Part
2.	Bijari	26	Ghargoda	Raigarh	269.580	Part
3.	Kurmibhowna	16	Ghargoda	Raigarh	2.657	Part
4.	Phaguram	16	Ghargoda	Raigarh	321.309	Part
5.	Baroud	16	Ghargoda	Raigarh	103.942	Part

Total: 871.561 hectares (approximately) or
2153.63 acres (approximately)

1. Plot numbers acquired in village Porda (Part)

14, 15(Part), 40/1, 41 to 43, 198/1(Part), 245, 246, 247, 248/1, 248/2, 248/3, 249 to 252, 255, 256/1, 256/2, 257/1, 257/2, 257/3, 257/4, 257/5, 257/6, 257/7, 257/8, 257/9, 257/10, 257/11, 257/12, 259/1, 259/2, 260, 261/1, 261/2, 262, 263/1, 263/2, 263/3, 264/1, 264/2, 265/1, 265/2, 266, 267 to 272, 273/1, 273/2, 273/3, 274, 275, 276, 277/1, 277/2, 277/3, 277/4, 277/5, 277/6, 277/7, 278/1, 278/2, 279, 280, 281/1, 281/2, 281/3, 282/1, 282/2, 282/3, 282/4, 282/5, 282/6, 282/7, 282/8, 282/9, 282/10, 282/11, 282/12, 282/13, 282/14, 282/15, 282/16, 282/17, 282/18, 282/19, 282/20, 282/21, 282/22, 282/23, 282/24, 282/25, 282/26, 282/27, 282/28, 282/29, 283, 284, 285/1, 285/2, 285/3, 285/4, 285/5, 286, 287/1, 287/2, 288, 289, 290/1, 290/2, 290/3, 291, 292, 293/1, 293/2, 294/1, 294/2, 294/3, 295/1, 295/2, 295/3, 295/4, 295/5, 295/6, 295/7, 295/8, 295/9, 295/10, 296, 297/1, 297/2, 297/3, 298, 299/1, 299/2, 300, 301, 302, 303/1, 303/2, 304, 305, 306/1, 306/2, 307, 312, 313/1, 313/2, 314/1, 314/2, 314/3, 315/1, 315/2, 315/3, 316, 317, 318, 319/1, 319/2, 320, 322, 402 to 410, 411/1, 411/2, 412, 413, 414/1, 414/2, 415, 416, 419/1, 419/2, 419/3, 419/4, 419/8, 419/9, 419/10, 419/11, 419/12, 419/13, 419/14, 419/15, 419/16, 419/17, 419/18, 419/19, 419/20, 419/21, 419/22, 420/1, 420/2, 420/3, 420/4, 421, 422/1, 422/2, 423/1, 427.

2. Plot numbers acquired in village Bijari (Part)

1/1, 1/2, 1/3, 1/4, 1/5, 2 to 5, 6/1, 6/2, 6/3, 6/4, 6/5, 6/6, 6/7, 7/1, 7/2, 7/3, 7/4, 7/16, 8, 9, 10, 17, 18, 19/1, 19/2, 19/3, 19/4, 19/5, 19/6, 19/7, 19/8, 19/9, 19/10, 19/11, 19/12, 19/13, 19/14, 19/15, 19/16, 19/17, 19/18, 19/19, 20, 21/1, 21/2, 22, 23/1, 23/2, 24 to 36, 37/1, 37/2, 38/1, 38/2, 38/3, 38/4, 38/5, 38/6, 38/7, 38/8, 38/9, 38/10,

38/11, 38/12, 38/13, 38/14, 38/15, 38/16, 38/17, 38/18, 38/19, 38/20, 38/21, 38/22, 38/23, 38/24, 38/25, 38/26, 38/27, 38/28, 38/29, 38/30, 38/31, 39/1, 39/2, 39/3, 39/4, 39/5, 39/6, 39/7, 39/8, 39/9, 39/10, 39/11, 39/12, 39/13, 39/14, 39/15, 39/16, 39/17, 39/18, 39/19, 39/20, 40, 41, 41/1, 41/2, 41/3, 42 to 50, 51/1, 51/2, 52, 53, 54/1, 54/2, 55 to 61, 62/1, 62/2, 62/3, 62/4, 63 to 68, 69/1, 69/2, 69/3, 69/4, 69/5, 69/6, 69/7, 69/8, 69/9, 69/10, 69/11, 69/12, 70, 70/1, 71/2, 71/3, 71/4, 71/5, 71/6, 71/7, 71/8, 71/9, 71/10, 72/1, 72/2, 72/3, 73, 74/1, 74/2, 75, 76, 104 to 109, 110/2, 110/3, 110/5, 111 to 113, 114/1, 114/2, 115, 116/1, 116/2, 116/3, 116/4, 117 to 128, 129/1, 129/2, 129/3, 130 to 134, 135/1, 135/2, 135/3, 135/4, 135/5, 135/6, 135/7, 135/8, 135/9, 135/10, 135/11, 135/12, 135/13, 135/14, 135/15, 135/16, 135/17, 135/18, 135/19, 135/20, 135/21, 135/22, 135/23, 135/24, 135/25, 136 to 147, 148/1, 148/2, 149/1, 149/2.

3. Plot numbers acquired in village-Kurmibhowna (Part).

257/1, 257/2, 258/1, 258/2, 259.

4. Plot numbers acquired in village-Phaguram (Part).

648/1 KA(Part), 648/1 KHA, 648/1 GA, 648/1GHA, 648/1ANGA, 648/1 CHA, 648/1 CHHa, 648/1 JA, 648/1 JHA, 648/2, 648/5, 648/6, 649/1, 649/2, 650 to 652, 653/1, 653/2, 654 to 656, 657/1, 657/2, 657/3, 658/1KA, 658/1 KHA, 658/1 GA, 658/2, 659, 660/1 KA (Part), 660/1 KHA, 660/1 GA, 660/1 GHA, 660/2, 660/3, 662/1, 662/2, 662/3, 662/4, 662/5, 663, 664, 665/1, 665/2, 666/1, 666/2, 667/1, 667/2, 668, 669, 670/1 KA, 670/1 KHA, 670/1 GA, 670/1 GHA, 670/1 ANGA, 670/2, 670/3, 671 to 675, 676/1, 676/2, 676/3, 676/4, 676/5, 676/6, 677, 678/1, 678/2, 679/1, 679/2, 679/3, 679/4, 679/5, 679/6, 680 to 683, 684/1, 684/2, 685, 686/1, 686/2, 686/3, 687, 688/1, 688/2, 688/3, 688/4, 688/5, 688/6, 688/7, 689 to 692, 693/1, 693/2, 694/1, 694/2, 694/3, 695/1, 695/2, 696, 697, 698/1, 698/2, 699/1, 699/2, 700 to 702, 703/1, 703/2, 704/1, 704/2, 705/1, 705/2, 705/3, 705/4, 705/5, 705/6, 706/1, 706/2, 707/1, 707/2, 7, 707/3, 708/1, 708/2, 708/3, 708/4, 709, 710/1, 710/2, 711, 712/1, 712/2, 713 to 720, 721/1, 721/2, 721/3, 721/4, 722/1, 722/2, 722/3, 722/4, 722/5, 722/6, 722/7, 722/8, 723 to 745, 746/1, 746/2, 747/1, 747/2, 747/3, 748/1KA, 748/1 KHA, 748/1 GA, 748/1 GHA, 748/1 ANGA, 748/1 CHA, 748/1 CHHa, 748/1 JA, 748/1 JHA, 748/2, 748/3, 749 To 754, 755/1, 755/2, 755/3, 756 to 762, 763/1, 763/2, 764/1, 764/2, 765/1, 765/2, 766/1, 766/2, 766/3, 767 to 770, 771(Part), 775, 776, 777/1, 777/2, 778 to 780, 781/1, 781/2, 781/3, 782 to 784, 785/1, 785/2, 785/3, 786, 787/1, 787/2, 787/3, 787/4, 788/1, 788/2, 789, 790/1, 790/2, 791 to 794, 795/1, 795/2, 795/3, 796, 797, 798/1, 798/2, 798/3, 798/4, 799 to 802, 803/1, 803/2, 804 to 806, 807/1, 807/2, 808 to 813, 814/1, 814/2, 815, 816, 817/1, 817/2, 818 to 823, 824/1, 824/2, 824/3, 824/4, 824/5, 824/6, 824/7, 825/1, 825/2, 826, 827, 828/1, 828/2, 828/3, 828/4, 828/5, 829 to 831, 832/1 (Part), 832/2, 832/3, 832/4, 832/5, 832/6, 832/7, 832/8, 832/9, 832/10, 832/11.

5. Plot numbers acquired in village Baroud (Part).

323, 324, 327, 336, 343, 344, 345, 346/1, 346/2, 346/3, 346/4, 346/5, 347 to 351, 352/1, 352/2, 353 to 356, 357/1, 357/2, 358, 359/1, 359/2, 359/3, 359/4, 359/5, 360 to 368, 369/1, 369/2, 370, 371, 372/1, 372/2, 373 to 386, 387/1, 387/2, 388, 389, 390/1, 390/2, 390/3, 390/4, 390/5, 390/6, 390/7, 390/8, 391, 392, 393/1, 393/2, 393/3, 394/1, 394/2, 395/1, 395/2, 396, 397, 405/1 KHA, 405/2, 405/3, 405/4 KA, 405/4KHA, 405/5, 406 to 411, 418, 425, 426, 427/1, 427/2, 428 to 430, 728, 729/1KA, 729/1 KHA, 729/1 GA, 729/2 to 729/46, 730 to 734, 735/1, 735/2, 735/3, 735/4, 736, 397/760, 397/763, 397/764.

BOUNDARY DESCRIPTION

- A-B** Line starts from point 'A' on the bank of Kurkut Nullah and passes in village-Baroud along the Northern boundary of plot numbers 344, 343, 346/1, 346/4, 346/5, 336, 327, 323, 395/1, 396, 397/360, 393/1, 405/2, 405/5, 405/1 KHA, 430 and meets at point 'B'.
- B-C** Line passes in village Baroud along the Eastern Boundary of plot numbers 430, 425, 418, 411. Southern boundary of plot numbers 411. Eastern boundary of plot numbers 411, 387/1, 729/1KA, Southern boundary of plot numbers 729/1 KA, 728, 729/1KA, then Eastern Boundary of plot numbers 733, 736, 735/2, 735/3, 735/4, 734 and meets at point 'C'.
- C-D-
E-E1-E2.** Line passes along the partly common boundaries of villages, Phaguram,- Baroud Bijari-Baroud, Kurmibhowna- Baroud and meets at point "E2".
- E2-E3-F** Line passes in village Kurmibhowna along the Northern boundary of plot numbers 257/1, 259, Eastern boundary of plot numbers 259 and partly common boundary of villages Bijari-Kurmibhowna and meets at point 'F'.
- F-G** Line passes in village Bijari along the Eastern boundary of plot number 7/1. Northern boundary of plot numbers 9, 10, 7/16, 19/15, 19/16, 19/17, 19/18, 73, 74/1, 74/2, 76, 75, 74/2, 104, 110/3, 110/2, 110/5 and meets at point 'G'.
- G-G1-G2** Line passes in village Porda through plot number 15, then along the Eastern boundary of plot numbers 40/1, 42, 43, 255, 257/12, 259/2, 259/1, Northern boundary of plot numbers 252, 248/1, 246, Eastern boundary of plot numbers 246, 245, 306/2, 313/2, 312 through plot number 198/1, Northern boundary of plot numbers 402, 322 and meets at point "G2".
- G2-H** Line passes in village Porda along the Eastern boundary in plot numbers 322, 402, 403, 407, 408, 409. Southern boundary of plot numbers 409, 416, 415, 414/2, 419/13, Eastern Boundary of plot number 419/1, and meets at point 'H'.
- H-I** Line passes along the Southern Western boundary of plot number 419/1, Southern boundary of plot number 427, 419/1, 423/1, $\frac{419}{8,9,11}$, $\frac{419}{14 \text{ to } 19}$, and meets at point "I".
- I-J-K-L-
L1-M-N.** Line passes partly along the common boundaries of villages Porda Rumkera, Bijari-Rumkera, Bijari-Patrapali, Phaguram-Patrapali and meets at point "N".

- N-O-P** Line passes in village Phaguram through plot number 832/1. Southern boundary of plot numbers 832/2, 778, Eastern boundary of plot number 832/3, Southern boundary of plot number 775, then through plot numbers 771, 648/1 KA along the Southern boundary of plot number 649/1, 649/2, then through plot number 648/1 KA, along Southern boundary of plot numbers 648/1 CHA, 657/1 and meets at point "P".
- P-Q-R** Line passes through village Phaguram along the Western boundary of plot numbers 657/1, 657/2, 657/3, then through plot number 660/1 KA and meets at point "R".
- R-A** Line passes along the Western Boundary of villages Phaguram and Baroud which is also along Bank of Kurkut Nullah and meets at the starting point "A".

[No: 43015/5/92-LSW/PRIW]

K. S. KROPHA, Director.

शब्द-पत्र

नई दिल्ली, 5 अप्रैल, 1999

का. आ. 1069.— भारत के राजपत्र तारीख 3 अक्टूबर 1998 के भाग 2, खंड 3, उपखंड 111 में पृष्ठ क्रमांक 3723 से 3726 पर प्रकाशित भारत सरकार कोयला मंत्रालय की अधिसूचना संख्या का० आ० 1935 तारीख 23 सितम्बर 1998 में

पृष्ठ क्रमांक 3723

चतुर्थ पंक्ति में "उपधार" के स्थान पर "उपधारा" पढ़ें।

पृष्ठ क्रमांक 3724

स्पष्टीकरण :—

प्रथम पैरा के प्रथम पंक्ति में "अर्द्ध" के स्थान पर "अर्थ" पढ़ें।

द्वितीय पैरा के 10 वीं पंक्ति में "केन्द्रीय सरकार" के बाद और "आशेपो" के पहले "की" के स्थान पर "को" पढ़ें।

अनुसूची में जहाँ कहीं भी "सिंगरोली" शब्द प्रयोग हुआ हो उसके स्थान पर "सिंगरौली" पढ़ें तथा "मेढोली" के स्थान पर "मेढौली" पढ़ें।

पृष्ठ क्रमांक 3725

प्रथम पंक्ति में ग्राम "निगाही" के स्थान पर "निगाही" पढ़ें तथा "अर्जित" के स्थान पर "अर्जित" पढ़ें ।

तीसरी पंक्ति में "95162 भाग" के स्थान पर "95/162 भाग" पढ़ें ।

ग्राम मुहेर में अर्जित किये जाने वाले प्लॉट संख्यांक

तृतीय पंक्ति में "706 भाग" के बाद एवं "708 भाग" के पहले "707" जोड़ कर पढ़ें तथा "790 ग" के स्थान पर "790 भाग" पढ़ें ।

पाचवी पंक्ति में "1830 भाग" के बाद और "1854 भाग" के पहले "1853 भाग" जोड़ कर पढ़ें ।

सीमा वर्णन

प्रथम पंक्ति में "क, खम" के स्थान पर "क-ख" पढ़ें ।

रेखा ख-ग

दूसरी पंक्ति में "पुना" के स्थान पर "पुनः " पढ़ें ।

-2-

रेखा ग-घ

प्रथम पंक्ति में "तथा" के बाद और "घ" के पहले "विन्दु" जोड़ कर पढ़ें ।

रेखा घ-ड.

द्वितीय पंक्ति में "मिलती" के बाद "है" जोड़ कर पढ़ें ।

रेखा ज-ट

"जा-ट" के स्थान पर "ज-ट" पढ़ें और "निगाही" के स्थान पर "निगाही" पढ़ें ।

पृष्ठ क्रमांक 3726

रेखा ठ-क

प्रथम पंक्ति में "निगाही" के स्थान पर "निगाही" पढ़ें ।

[सं. 43015/7/96-एल. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 5th April, 1999

S. O. 1069.— In the notification of the Government of India in the Ministry of Coal number S.O. 1935, dated the 23rd September, 1998, published at pages 3726 to 3727 of the Part II, Section 3, Sub-section (ii) of Gazette of India, dated the 3rd October, 1998, —

(1) at page 3726, —

- (a) in the opening paragraph, in line 9, for "nttice", read "notice";
- (b) in Note 2—
 - (i) in line 4, for "follltws", read "follows";
 - (ii) in section 8, in sub-section (2), in line 6, for "ts he thinns", read "as he thinks";
- (c) in the Schedule, —
 - (i) for "Drawing No. Reu/41/98", read "Drawing No. Rev/41/98";
 - (ii) in column 5, for the heading "Area inf(acres)", read "Area in (acres)";

(2) at page 3727, —

- (a) under the heading "Plot numbers to be acquired in village Nigahi", —
 - (i) omit line 1;
 - (ii) in line 3, for "8/158(P), 8/158(P)", read "8/158(P)", 8/159(P);
- (b) under the heading "Plot numbers to be acquired in village Medhauli", —
 - in line 1, for "123(F)", read "123(P)";
- (c) under the heading "Plot numbers to be acquired in village Nuher", —
 - (i) in line 6, for "725(P)", read "1725(P)";
 - (ii) in line 12, for "1984", read "1894";
- (d) under the heading "Boundary Description",
 - (i) against sub-heading "B-C",
 - (A) in line 1, for "passes plot", read "passes through plot";
 - (B) in lines 3 and 4, for "one unnumbered R.F. 245" read "one unnumbered plot R.F. 245".
 - (ii) against sub-heading "E-F", in line 2, for "156 village" read "156 of village";
 - (iii) against sub-heading "H-I", in line 1,
 - (A) for "Line starts point H" read "Line starts from point H";
 - (B) for "through", read "through".

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1070.—

कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957

(1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कोयला मंत्रालय की अधिसूचना संख्यांक का.आ. 2051 तारीख 22 मिनम्बर, 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (ii), तारीख 17 अक्टूबर, 1998 में प्रकाशित होने पर, उक्त अधिसूचना में संलग्न अनुसूची में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विच्छिन्नताओं से मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि0, खिलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का, जो केन्द्रीय सरकार इस निमित्त अधिरोपित करना उचित समझे, अनुपालन करने के लिए राजामंद है ;

अतः, अथ, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि इस प्रकार निहित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 17 अक्टूबर, 1998 से केन्द्रीय सरकार में इस प्रकार निहित बने रहने की बजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, उक्त कंपनी में निहित हो जाएंगे, अर्थात् :-

- (1) उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, व्याज, नुकसानी और वैसी ही मर्तों की बाबत किए गए सभी संदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) उक्त कंपनी द्वारा शर्तों (1) के अधीन, केन्द्रीय सरकार को संदेय रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, उक्त कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आदि की बाबत उपगत सभी व्यय भी, उक्त कंपनी वहन करेगी ;
- (3) उक्त कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपूर्ति करेगी ;

- (4) उक्त कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) उक्त कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिरोपित की जाएं, पालन करेगी ।

[सं. 43015/3/97-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 7th April, 1999

S. O. 1070.—Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 2051, dated the 22nd September, 1998, in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 17th October, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the lands and rights in or over such land as described in the Schedule appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act :

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh), (hereinafter referred to as the said Company), is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the lands and rights in or over the said lands, so vested, shall with effect from the 17th October, 1998, instead of continuing to vest in the Central Government, vest in the said Company subject to the following terms and conditions namely :-

- (i) the said company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like as determined under the provisions of the said Act

- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the said Company under condition (1), and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the said Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the said Company;
- (3) the said Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;
- (4) the said Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government; and
- (5) the said Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said lands, as and when necessary.

[No. 43015/3/97-LSW/PRIW]

K. S. KROPHA, Director.

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1071.—

कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957

(1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कोयला मंत्रालय की अधिसूचना संख्यांक का.आ. 1054 तारीख 4 मई, 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (ii), तारीख 30 मई, 1998 में प्रकाशित होने पर, उक्त अधिसूचना में संलग्न अनुसूची में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विल्लेगियों में मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि०, बिलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का, जो केन्द्रीय सरकार इस निमित्त अधिरोपित करना उचित समझे, अनुपालन करने के लिए राजामंद है ;

अतः, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करने हुए, यह निदेश देती है कि इस प्रकार निहित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 30 मई, 1998 से केन्द्रीय सरकार में इस प्रकार निहित बने रहने की बजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहने हुए, उक्त सरकारी कंपनी में निहित हो जाएंगे, अर्थात् :-

- (1) उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, ब्याज, नुकसानी और वैसी ही मदों की बाबत किए गए सभी संदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) उक्त कंपनी द्वारा शर्तें (1) के अधीन, केन्द्रीय सरकार को संवेद्य रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, उक्त कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आवे की बाबत उपगत सभी व्यय भी, उक्त कंपनी वहन करेगी ;
- (3) उक्त कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपूर्ति करेगी ;
- (4) उक्त कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) उक्त कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिरोपित की जाएं, पालन करेगी ।

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[सं. 43015/7/95-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 7th April, 1999

S. O. 1071.— Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 1054, dated the 4th May, 1998, in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 30th May, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the lands and rights in or over such land as described in the Schedule appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act ;

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh), (hereinafter referred to as the Government Company), is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the lands and rights in or over the said lands, so vested, shall, with effect from the 30th May, 1998, instead of continuing to so vest in the Central Government, vest in the Government Company, subject to the following terms and conditions namely :-

- (1) the Government company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the Government Company under condition (1) and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the Government Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the Government Company;
- (3) the Government Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;
- (4) the Government Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government; and
- (5) the Government Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said lands, as and when necessary.

[No. 43015/7/95-LSW/PRIW]

K. S. KROPHA, Director.

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1072.— कांयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957

(1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कांयला मंत्रालय की अधिसूचना संख्यांक का. आ. 1748 तारीख 21 अगस्त 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (II), तारीख 5 सितम्बर, 1998 में प्रकाशित होने पर, उक्त अधिसूचना में संलग्न अनुसूची "क" और "ख" में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विस्मरणों में मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि०, विलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का, जो केन्द्रीय सरकार इस निमित्त अधिगोपित करना उचित समझे, अनुपालन करने के लिए राजमंद है ;

अतः, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि इस प्रकार निहित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 5 सितम्बर, 1998 में केन्द्रीय सरकार में इस प्रकार निहित होने करने की वजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, उक्त सरकारी कंपनी में निहित हो जाएंगे, अर्थात् :-

- (1) सरकारी कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, व्याज, नुकसानी और वैसी ही मदों की वावत किए गए सभी संदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) सरकारी कंपनी द्वारा शर्तों (1) के अधीन, केन्द्रीय सरकार को संदेय रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, सरकारी कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आदि की वावत उपगत सभी व्यय भी, सरकारी कंपनी वहन करेगी ;
- (3) सरकारी कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपूर्ति करेगी ;
- (4) सरकारी कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) सरकारी कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिगोपित की जाएं, पालन करेगी ।

[सं. 43015/14/95-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 7th April, 1999

S. O. 1072.— Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 1748, dated the 21st August, 1998, in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 5th September, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (herematter referred to as the said Act), the lands and rights in or over such land as described in the Schedule 'A' and 'B' appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act :

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh), (hereinafter referred to as the Government Company), is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf :

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the lands and rights in or over the said lands, so vested, shall, with effect from the 5th September, 1998, instead of continuing to so vest in the Central Government, vest in the Government Company, subject to the following terms and conditions namely :-

- (1) the Government company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the Government Company under condition (1), and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the Government Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the Government Company;
- (3) the Government Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;

- (4) the Government Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government; and
- (5) the Government Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said lands, as and when necessary.

[No. 43015/14/95-LSW/PRIW]

K. S. KROPHA, Director.

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1073.—

कायना धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957

(1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कायना मंत्रालय की अधिसूचना संख्यांक का.आ. 1055 तारीख 4 मई, 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (ii), तारीख 30 मई, 1998 में प्रकाशित होने पर, उक्त अधिसूचना से संलग्न अनुसूची में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विल्लिंगमों से मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि0, बिलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का, जो केन्द्रीय सरकार इस निमित्त अधिगणित करना उचित समझे, अनुपालन करने के लिए राजमंद है ;

अतः, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि इस प्रकार निहित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 30 मई, 1998 से केन्द्रीय सरकार में इस प्रकार निहित बने रहने की बजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, उक्त सरकारी कंपनी में निहित हो जाएंगे, अर्थात् :-

- (1) उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, ब्याज, नुकसानी और वैसी ही मदों की बाबत किए गए सभी संदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) उक्त कंपनी द्वारा शर्तों (1) के अधीन, केन्द्रीय सरकार को संवेय रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, उक्त कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आदि की बाबत उपगत सभी व्यय भी, उक्त कंपनी वहन करेगी ;

- (3) उक्त कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपूर्ति करेगी ;
- (4) उक्त कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) उक्त कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिगोपित की जाएं, पालन करेगी ।

[सं. 43015/15/95-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 7th April, 1999

S. O. 1073.—Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 1055, dated the 4th May, 1998 in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 30th May, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the land and rights in or over the lands, described in the Schedule appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act ;

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh), (hereinafter referred to as the said Company), a Government Company, is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the said lands and rights in or over the lands so vested shall, with effect from the 30th May, 1998, instead of continuing to so vest in the Central Government, vest in the said Company, subject to the following terms and conditions namely :-

- (1) the said company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the said Company under condition (1), and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the said Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the said Company;
- (3) the said Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;
- (4) the said Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government: and
- (5) the said Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said rights as and when necessary

[No. 43015/15/95-LSW/PRIW]

K. S. KROPHA, Director.

शुद्धि - पत्र

नई दिल्ली, 7 अप्रैल, 1999

का. आ. 1074.— भारत के राजपत्र, तारीख 26 सितम्बर, 1998 के भाग 2, खंड 3, उपखंड (II) में पृष्ठ क्रमांक 3667 पर प्रकाशित, भारत सरकार, कोयला मंत्रालय की अधिसूचना का.आ. 1898 तारीख 14 सितम्बर, 1998 में :-

पृष्ठ क्रमांक - 3667, अनुसूची में,

पंक्ति 2, "सहोगपुर कोलफिल्ड्स" के स्थान पर "सोहागपुर कोलफिल्ड्स" पढ़ें ।

तालिका में, ग्राम का नाम स्तंभ के नीचे,

क्रम सं. 4, "शीही बेलहा" के स्थान पर "सोहीबेलहा" पढ़ें ।

क्रम सं. 5, "मझौली" के स्थान पर "मझौली" पढ़ें । और जहां कहीं भी "मझौली" शब्द प्रयुक्त हुआ हो उसके स्थान पर "मझौली" पढ़ें ।

क्रम सं. 6, "धनौली" के स्थान पर "धनौली" पढ़ें । और जहां कहीं भी "धनौली" शब्द प्रयुक्त हुआ हो उसके स्थान पर "धनौली" पढ़ें ।

कुल में, " 8102.05 एकड़" के स्थान पर " 8182.05 एकड़" पढ़ें ।

सीमा वर्णन में, रेखा "घ-ब-घ-छ" के स्थान पर "घ-ड-घ-छ" पढ़ें ।

रेखा "छ-ख" के स्थान पर "छ-ज" पढ़ें ।

[सं. 43015/15/98-पी.आर.आई.डब्ल्यू.]

के. एस. क्रोफा, निदेशक

CORRIGENDUM

New Delhi, the 7th April, 1999

S.O.1074.—In the notification of the Government of India in the Ministry of Coal number S.O. 1898, dated the 14th September, 1998, published at pages 3667 to 3668 of the Gazette of India, Part-II, Section 3, Sub-section (ii), dated the 26th September, 1998, -

at page 3667, -

in line 1, for "in exerc se" read "in exercise";
in line 5, for "gives not ce " read "gives notice";

at page 3668, in the table, under column 2, -

- (i) against Sl.No.7, for "Dadaibahars" read "Dadaibahara";
- (ii) in boundary description relating to line H-A, -
 - (a) for "line passes throgh" read "line passes through";
 - (b) for "village Jc n udi" read "village Jamudiand".

(No. 43C15/15/98-PR1U)

K. S. KROPHA, Director.

/k s krophal

नई दिल्ली, 7 अप्रैल, 1999

का.आ. 1075.— कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957

(1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कोयला मंत्रालय की अधिसूचना संख्यांक का.आ. 676 तारीख 19 मार्च, 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (ii), तारीख 4 अप्रैल, 1998 में प्रकाशित होने पर, उक्त अधिसूचना से संलग्न अनुसूची में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विच्छेदनों से मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि0, बिलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का, जो केन्द्रीय सरकार इस निमित्त अधिरोपित करना उचित समझे, अनुपालन करने के लिए राजामंद है ;

अतः, अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधागा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि इस प्रकार निम्नित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 4 अप्रैल, 1998 से केन्द्रीय सरकार में इस प्रकार निम्नित बने रहने की बजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, उक्त कंपनी में निम्नित हो जाएंगे, अर्थात् :-

- (1) उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, व्याज, नुकसानी और वैसी ही मदों की वावत किए गए सभी मंदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) उक्त कंपनी द्वारा शर्त (1) के अधीन, केन्द्रीय सरकार को मंदाय रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, उक्त कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निम्नित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आदि की वावत उपगत सभी व्यय भी, उक्त कंपनी वहन करेगी ;
- (3) उक्त कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निम्नित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपूर्ति करेगी ;
- (4) उक्त कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) उक्त कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिगोपित की जाएं, पालन करेगी ।

[सं. 43015/19/94-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 7th April, 1999

S. O. 1075.—Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 676, dated the 19th March, 1998 in Part II, Section 3, Sub-Section (ii) of the Gazette of India dated the 4th April, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the lands and rights in or over the lands, described in the Schedule appended to the said notification (hereinafter referred to as the said rights), vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act :

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh), (hereinafter referred to as the said Company), a Government Company, is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf :

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the said lands and rights in or over the lands so vested shall, with effect from the 4th April, 1998, instead of continuing to so vest in the Central Government, vest in the said Company, subject to the following terms and conditions namely :-

- (1) the said company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the said Company under condition (1), and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the said Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the said Company;
- (3) the said Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;
- (4) the said Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government; and
- (5) the said Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said rights as and when necessary.

[No. 43015/19/94-LSW/PRIW]

K. S. KROPHA, Director.

नई दिल्ली, 8 अप्रैल, 1999

का. आ. 1076.— कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कोयला मंत्रालय की अधिसूचना संख्यांक का.आ. 1746 तारीख 20 अगस्त, 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (ii), तारीख 5 सितम्बर, 1998 में प्रकाशित

होने पर, उक्त अधिसूचना से संलग्न अनुसूची में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विल्लंगमों से मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि0, बिलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का , जो केन्द्रीय सरकार इस निमित्त अधिरोपित करना उचित समझे, अनुपालन करने के लिए रजामंद है ;

अतः , अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि इस प्रकार निहित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 5 सितम्बर , 1998 से केन्द्रीय सरकार में इस प्रकार निहित बने रहने की वजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, उक्त सरकारी कंपनी में निहित हो जाएंगे, अर्थात् :-

- (1) उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, ब्याज, नुकसानी और वैसी ही मदों की बाबत किए गए सभी संदायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) उक्त कंपनी द्वारा शर्त (1) के अधीन, केन्द्रीय सरकार को संदेय रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, उक्त कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आदि की बाबत उपगत सभी व्यय भी, उक्त कंपनी वहन करेगी ;
- (3) उक्त कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हों, क्षतिपूर्ति करेगी ;
- (4) उक्त कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) उक्त कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिरोपित की जाएं, पालन करेगी ।

[सं. 43015/16/96-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 8th April, 1999

S. O. 1076.—Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 1746, dated the 20th August, 1998 in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 5th September, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the land and rights in or over such lands as described in the Schedule 'A' and 'B' appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act :

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh) (hereinafter referred to as the Government Company) is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf :

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the lands and rights in or over the said lands so vested shall, with effect from the 5th September, 1998, instead of continuing to so vest in the Central Government, vest in the Government Company, subject to the following terms and conditions namely :-

- (1) the Government Company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the Government Company under condition (1), and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the Government Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the Government Company;
- (3) the Government Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;

- (4) the Government Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government; and
- (5) the Government Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said rights as and when necessary.

[No. 43015/16/96-LSW/PRIW]

K. S. KROPHA, Director.

नई दिल्ली, 8 अप्रैल, 1999

का. आ. 1077.—

कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957

(1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 9 की उपधारा (1) के अधीन निकाली गई भारत सरकार के कोयला मंत्रालय की अधिसूचना संख्यांक का.आ. 1745 तारीख 17 अगस्त, 1998 के, भारत के राजपत्र, भाग 2, खंड 3, उपखंड (II), तारीख 5 सितम्बर, 1998 में प्रकाशित होने पर, उक्त अधिसूचना से संलग्न अनुसूची में वर्णित भूमि और भूमि में या उस पर के अधिकार (जिसे इसमें इसके पश्चात् उक्त भूमि कहा गया है) उक्त अधिनियम की धारा 10 की उपधारा (1) के अधीन, सभी विल्लंगनों से मुक्त होकर, आत्यंतिक रूप से केन्द्रीय सरकार में निहित हो गए थे ;

और, केन्द्रीय सरकार का यह समाधान हो गया है कि साउथ ईस्टर्न कोलफील्ड्स लि0, विलासपुर (मध्य प्रदेश) सरकारी कंपनी (जिसे इसमें इसके पश्चात् उक्त कंपनी कहा गया है), ऐसे निबंधनों और शर्तों का , जो केन्द्रीय सरकार इस निमित्त अधिरांपित करना उचित समझे, अनुपालन करने के लिए रजामंद है ;

अतः , अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 11 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि इस प्रकार निहित उक्त भूमि और उक्त भूमि में या उस पर के अधिकार, तारीख 5 सितम्बर , 1998 से केन्द्रीय सरकार में इस प्रकार निहित बने रहने की वजाय, निम्नलिखित निबंधनों और शर्तों के अधीन रहते हुए, उक्त सरकारी कंपनी में निहित हो जाएंगे, अर्थात् :-

- (1) उक्त कंपनी, उक्त अधिनियम के उपबंधों के अधीन अवधारित प्रतिकर, ब्याज, नुकसानी और वैष्पी ही मदों की बाबत किए गए सभी संवायों की केन्द्रीय सरकार को प्रतिपूर्ति करेगी ;
- (2) उक्त कंपनी द्वारा शर्तें (1) के अधीन, केन्द्रीय सरकार को संवेद्य रकमों का अवधारण करने के प्रयोजन के लिए एक अधिकरण का गठन किया जाएगा तथा ऐसे किसी अधिकरण और ऐसे अधिकरण की सहायता के लिए नियुक्त व्यक्तियों के संबंधों में उपगत सभी व्यय, उक्त कंपनी वहन करेगी और इसी प्रकार, इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के लिए या उनके संबंध में सभी विधिक कार्यवाहियों, जैसे अपील आवे की बाबत उपगत सभी व्यय भी, उक्त कंपनी वहन करेगी ;

- (3) उक्त कंपनी, केन्द्रीय सरकार या उसके पदधारियों की, ऐसे किसी अन्य व्यय के संबंध में, जो इस प्रकार निहित उक्त भूमि में या उस पर के अधिकारों के बारे में, केन्द्रीय सरकार या उसके पदधारियों द्वारा या उनके विरुद्ध किन्हीं कार्यवाहियों के संबंध में आवश्यक हो, क्षतिपूर्ति करेगी ;
- (4) उक्त कंपनी को, केन्द्रीय सरकार के पूर्व अनुमोदन के बिना, उक्त भूमि अधिकार किसी अन्य व्यक्ति को अंतरित करने की शक्ति नहीं होगी ; और
- (5) उक्त कंपनी, ऐसे निदेशों और शर्तों का, जो केन्द्रीय सरकार द्वारा, जब कभी आवश्यक हो, उक्त भूमि के विशिष्ट क्षेत्रों के लिए दिए जाएं या अधिगोपित की जाएं, पालन करेगी ।

[सं. 43015/29/94-एल. एस. डब्ल्यू/पी आर आई डब्ल्यू]

के. एस. क्रोफा, निदेशक

New Delhi, the 8th April, 1999

S. O. 1077.—Whereas on the publication of the notification of the Government of India in the Ministry of Coal number S.O. 1745, dated the 17th August, 1998 in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 5th September, 1998, issued under sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the land and rights in or over the lands described in the Schedule appended to the said notification (hereinafter referred to as the said lands) vested absolutely in the Central Government free from all encumbrances under sub-section (1) of section 10 of the said Act ;

And whereas the Central Government is satisfied that the South Eastern Coalfields Limited, Bilaspur (Madhya Pradesh) (hereinafter referred to as the said Company), a Government Company, is willing to comply with such terms and conditions as the Central Government thinks fit to impose in this behalf ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 11 of the said Act, the Central Government hereby directs that the said lands and rights in or over the said lands so vested shall, with effect from the 5th September, 1998, instead of continuing to so vest in the Central Government, vest in the said Company, subject to the following terms and conditions namely :-

- (1) the said Company shall reimburse the Central Government all payments made in respect of compensation, interest, damages and the like, as determined under the provisions of the said Act;
- (2) a tribunal shall be constituted for the purpose of determining the amounts payable to the Central Government by the said Company under condition (1), and all expenditure incurred in connection with any such tribunal and persons appointed to assist the tribunal shall be borne by the said Company and similarly, all expenditure incurred in respect of all legal proceedings like appeals, etc., for or in connection with the rights in or over the said lands, so vesting shall also be borne by the said Company;
- (3) the said Company shall indemnify the Central Government or its Official against any other expenditure that may be necessary in connection with any proceedings by or against the Central Government or its official regarding the rights in or over the said lands so vesting;
- (4) the said Company shall have no power to transfer the said lands to any other person without the previous approval of the Central Government; and
- (5) the said Company shall abide by such directions and conditions as may be given or imposed by the Central Government for particular areas of the said rights as and when necessary.

[No. 43015/29/94-LSW/PRIW]

K. S. KROPHA, Director.

NEW DELHI.

नई दिल्ली, 22 मार्च, 1999

का.आ. 1078.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार युनियन बैंक ऑफ इंडिया के प्रबंधन के संवह नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/बैंकवार के संवाद को प्रकाशित करती है जो केन्द्रीय सरकार को 19-3-99 को प्राप्त हुआ था।

[गल-12012/98/91-आईआर(बी-II)]

सी. गंगाधरन, डेस्क अधिकारी

New Delhi, the 22nd March, 1999

S.O. 1078.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Union Bank of India and their workman, which was received by the Central Government on 19-3-99.

[No. L-12012/98/91-IR(B-II)]
C. GANGADHARAN, Desk Officer.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT
INDUSTRIAL TRIBUNAL-CUM-LABOUR
COURT BANGALORE
Dated, 15th March, 1999

PRESENT

Justice R. Ramakrishna—Presiding Officer
C.R. No. 40/1991

I PARTY :

The General Secretary
Union Bank of India
Employees Association (Kar)
582, Avenue Road,
Bangalore-560002.

II PARTY :

The Deputy General Manager
Union Bank of India, Z.O
10/A, Chandrakiran,
Kasturba Road,
Bangalore-560001.

AWARD

1. The Central Government by exercising the powers conferred in clause (d) of sub-section (1) and sub-section 2A of the section 10 of the Industrial disputes Act, 1947 has referred this dispute vide Order No. L-12012/98/91-IR(D.II) dated 1-7-91 for adjudication on the following schedule.

SCHEDULE

"Whether the action on the part of the management of Union Bank of India, Bangalore in imposing punishment of stoppage or one increment without cumulative effect as well

as order of reversion from clerk to peon for alleged misconduct is justified? If not, what relief the workman is entitled to?"

2. The first party was appointed as a peon on 17-6-1975. After confirmation he was promoted as Daftary on 21-5-1978. He was once again promoted as Clerk vide order dated 14-12-1983. The order of promotion was made subject to some condition as a domestic enquiry was pending against the first party for an alleged misconduct committed as per the charge sheet dated 15-3-83. The enquiry officer has proposed for the punishment of stoppage of one increment without cumulative effect, acting also as Disciplinary Authority. Consequent to this order he has been reverted back to the work as Daftary.

3. The contention of the first party in the claim statement is that he is innocent of the charges levelled against him. The enquiry officer was highly biased and the order is perverse and therefore the entire proceedings are void ab initio and it is also a clear case of victimisation and unfair labour practice.

4. Against this contention the second party bank justified their action as according to them the first party has committed a very serious misconduct by behaving rudely with the entire staff of the Bank and also a rule behaviour against a lady Clerk, therefore the second party are justified in imposing the punishment for proved misconduct.

5. Initially we have framed a preliminary issue to give a finding on the validity of domestic enquiry. To prove this issue the enquiry officer was examined as MW-1 and the workman has examined as WW-1. The evidence of these persons were recorded during 1993 and 1996 respectively.

6. This tribunal by appreciating the evidence of both parties and also by placing reliance on proceedings, gave a finding in favour of the second party. But it should be noted here that the finding on this preliminary issue is on a minimal requirement envisaged under law in conducting domestic enquiries. Though the first party has contended several anomalies committed by the enquiry officer those facts are not taken into consideration as they touch the merits of the case. Now the point required to be decided on the basis of the materials available in this case would be :

1. "Whether the procedure adopted by the second party from the beginning gives rise to an element of bias which lead to victimisation."
2. "Whether the finding of the enquiry officer is perverse".

7. Point No. 1.—This case presents a peculiarity of its own in procedural aspect of the case. The learned advocate for the first party Shri Raju has taken through this court to the findings that occurred from alleged date of misconduct till an order was passed by the enquiry officer against the workman along with imposition of punishment. It is the contention of the learned advocate that the second party

who have promoted this workman as a Clerk by their order dated 14-12-83 (Ex. W1) have put a rider in that letter which contained under clause 2.1(c) of the promotion agreement dated 22-10-75 and therefore they are determinant to punish this workman to deprive of his right.

8. The cause of action to proceed against this workman is initially from a complaint dated 21-2-83 given by 13 staff members of that bank disclosing the misbehaviour and other abnoxious act of this workman. Consequent to this the branch Manager communicated to the Regional Manager vide letter Ex. M-5 dated 22-2-83. On 15-3-83 the Regional Manager calls for an explanation (Ex. M-6) after giving details of misconduct committed by the first party. They have treated this letter as Memorandum. The first party gives his reply, Ex. M-7, dated 21-3-83. Thereafter another Regional Manager, who might have succeeded the Regional Manager who issued a memorandum Ex. M-6 sends a letter Ex. M-3 purported to be the memorandum of charge where it is alleged that he has committed the following misconducts :

1. Acts prejudicial to the interest of the Bank.
2. Wilful disobedience of reasonable orders of superiors.
3. Negligence in performing the duties.

Infact in this letter the Regional Manager states :

"In view of the fact that Mr. B. Subha Rao Jadhav has committed the offence for the first time, it has been decided to impose on him the penalty of stoppage of one increment for a period of six months without cumulative effect in accordance with paragraph 3C of Bipartite Settlement".

9. In this letter he also grants personal hearing on 16-8-83 at Bangalore. Thereafter as per Ex. M-2 dated 16-1-84 the Superintendent decides :

"that Shri Jadhav has not voluntarily admitted his guilt, it was decided to hold an enquiry into the charges levelled against him vide memorandum No. RO : STF : 749 dated 13th March, 1983 and No. RO : STF : 1800 dated 28th July, 1983".

10. By this letter they appoint one Shri K. Rajmohan, Superintendent, Zonal Office, Bangalore as an enquiry officer.

11. It is admitted of no doubt that Mr. Rajmohan acts both as enquiry officer to conduct the enquiry and also as disciplinary authority to impose the punishment. Though a disciplinary authority can also act as an enquiry authority in such events the salient features of the case requires a thorough examination.

12. As per Ex. M-3 the Regional Manager after clarifying the misconducts said to have been committed by this workman already decides the punishment which is excrepted above. Thefore this Regional Manager without a domestic enquiry has already decided the punishment in respect of this workman.

13. Once again as per Ex. M-2 a Superintendent working in department of personnel decides to conduct an enquiry only because the first party has not voluntarily admitted his guilt. Therefore the another superintendent, who conducted this enquiry can not deemed to be a person of impartiality and therefore in his report he produced what has stated by the Regional Manager under Ex. M-3. Therefore there is absolutely no hesitation to hold that an element of bias is writ large in the facts and circumstances of this case.

14. In *Ranjit Thakur vs. Union of India and Others*, 1988 (1) LLJ SC 256 his Lordship Hon'ble Justice Venkatachaliah, J. as he then was, has defined that the element of bias is a fact depends upon Essence of Judgement made by impartial person. According to which the Essence of Judgement is that it is made after due observance of the Judicial Process, that the court or Tribunal hearing it observes the minimal requirements of natural justice and that it is composed of impartial persons acting fairly and without bias and in good faith. A judgement vitiated by bias or want of impartiality is a nullity and the trial "Coram-non-judice".

15. In the course of judgement references are made to some of the important judgement on this point and they are : Lord Esher in *Allinson vs. General Council of Medical Education and Registration* (1894) 1 Q.B. 750 at 758 said :

"The question is not, whether in fact he was or was not biased. The court cannot inquire into that. In the administration of justice, whether by a recognised legal court or by persons who, although not a legal public court, are acting in a similar capacity, public policy requires that, in order that there should be no doubt about the purity of administration any person who is to take part in it should not be in such a position that he might be suspected of being biased".

16. In *Metropolitan Properties Co. (F.G.C.) Ltd. vs. Lannon* (1969) Q.B. 577 at 599, Lord Denning M. R. observed :

"In considering whether there was a real likelihood of bias, the court does not look at the mind of the justice himself or at the mind of the Chairman of the tribunal, or whoever, it may be, who sit in a judicial capacity. It does not look to see if there was a real likelihood that he would, or did in fact favour one side at the expense of the other. The court looks at the impression which would be given to other people. Even if he was as impartial as could be nevertheless if right minded persons would see that in the circumstances there was a real likelihood of bias on his part, then he should not sit.".

17. *Franfurter J in Public Utilities Commission of the District of Columbia vs. Pollack* (343 US 451 at 466) said :

"The judicial process demands that a judge moves within the framework of relevant

legal rules and the court convalidated modes of thought for ascertaining them. He must think dispassionately and submerge private feeling on every aspect of a case. There is a good deal of shallow talk that the judicial robe does not change the man within it. It does. The fact is that on the whole judges do lay aside private views in discharging their judicial functions. This is achieved through training, professional habits, self discipline and that fortunate alchemy by which men are loyal to the obligation with which they are entrusted. But it is also true that reason can not control the subconscious influence of feelings of which it is unaware. When there is ground for believing that such unconscious feelings may operate in the ultimate judgment or may not unfairly lead others to believe they are operating, judges excuse themselves. They do not sit in judgment.....".

18. Referring to the proper test, Ackner LJ in *Regiona vs. Liverpool City Justice Ex-parte 15 Topping* (1983) (1) WLR 119 said :

"Assuming therefore, that the justices had applied the test advised by Mr. Pearson Do I feel prejudiced—then they would have applied the wrong test, exercised their discretion on the wrong principle and the same result, namely, the quashing of the conviction would follow."

19. The first party, time and again pointed out the procedural irregularities which leading to a biased mind of the enquiry officer, therefore the facts and circumstances clearly indicates that the enquiry officer has not acted by an independent mind with impartiality, therefore I hold this point in the affirmative.

20. Point No. 2.—The second party appears to have been examined as many as 8 witnesses to prove this misconduct. I have minutely gone through the evidence recorded by the enquiry officer and summing up arguments submitted by the defence representative which was marked as Ex. M-12. The defence representative has taken maximum pain to reproduce the important evidence spoken to by these witnesses and their related replies. It is admitted of no doubt that they have made much of the behaviour of this workman as it relates to a lady Clerk Smt. Radha as he has insulted her in a very rude language. But this Radha gives complete go by to the case of the second party in her evidence before the enquiry officer. The relevant evidence is reproduced below :

MR. You have deposed that Mr. Jadhav has taken away the books which was the cause of affixing the signature in the Joint complaint. Could you tell me the date of which Mr. Jadhav took away the books ?

MW2 No I do not remember.

MR Were there any heated arguments when Mr. Jadhav took away the books from your table ?

MW2 No I did not talk. I kept quite.

MR When he removed the books did you told the accountant.

MW2 I told the accountant that he has taken away the books.

MR Did you gave any written complaint to the accountant.

MW2 No.

MR What action the accountant took on your complaint ?

MW2 It was not a complaint I only told him.

MR You say his relationship with the staff members as observed by you ?

MW2 I have not observed.

MR Were you given the co-operation by Mr. Jadhav in your day-to-day duties.

MW2 I never used to ask him to do anything.

MR You say your relationship with Mr. Jadhav during your stay in the branch.

MW2 It was satisfactory.

MR When you did not have any adverse intention on Mr. Jadhav what prompted you to sign the complaint.

MW2 When I was doing statement he took away my books, so I joined in signing the letter.

21. There is also evidence of other witnesses which are contradictory. Therefore it is evident that the enquiry officer has failed to take these facts into consideration to pass an order. Therefore the order is nothing but perverse. The perverse order is an order made in conscious violation of pleading and law and perverse finding means a finding which not only against the weight of evidence but is altogether against the evidence itself.

22. I am conscious of the fact that there can not be a judicial review of an order passed by an enquiry officer, but in given circumstances if that order suffers from bias and perversity the courts have power to consider these facts before accepting these findings. Since the report of the enquiry officer is not in accordance with law the same is liable to be set aside in view of the facts discussed above.

23. In the result I make the following order.

ORDER

The second party were not justified in imposing the punishment of stoppage of one increment and the consequent order of reversion from Clerk to Peon. Therefore the workman is entitled for all the benefits as if the impugned order was not passed and his seniority shall be maintained as if there was no reversion at all. He is also entitled to all monetary benefits consequent to this order.

(Dictated to the stenographer, transcribed by her, corrected and signed by me on 15th March, 1999.)

Sd/-

JUSTICE R. RAMAKRISHNA, Presiding Officer.

नई दिल्ली, 22 मार्च, 1999.

का.आ. 1079.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सिंडिकेट बैंक के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण बंगलोर के पंचाद को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-99 को प्राप्त हुआ था।

[एल.12012/304/93-आई.आर. (बी-II)]

सी. गंगाधरन, डेस्क अधिकारी

New Delhi, the 22nd March, 1999

S.O. 1079.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Syndicate Bank and their workman, which was received by the Central Government on 19-3-99.

[No. L-12012/304/93-IR(B-II)]

C. GANGADHARAN, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR-COURT BANGALORE

Dated 12th March, 1999

PRESENT:

Justice R. Ramakrishna Presiding Officer.

C.R. No. 24/1994

I PARTY

The General Secretary
Syndicate Bank Staff
Association, Anooradha
Building, Near A. R. Circle
S. C. Road, Bangalore-9.

II PARTY

The Dy. General Manager
Syndicate Bank, Z.O.
P.O. No. 747,
MANGALORE-575005.

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section (1) and sub-section 2A of the section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide Order No. 12012/304/93-IR(B-II) dated 22-2-94 for adjudication on the following schedule.

SCHEDULE

"Whether the action of the management of Syndicate Bank, Mangalore in dismissing Shri S. N. Deshpande, Clerk, from service w.e.f. 23-11-1991 is justified? If not, what relief, is the workman entitled to?"

2. The first party joined the services of the Bank in the year 1978 as a Clerk. From 5-3-90 to 19-9-90 and on 26-9-90 and 23-10-90 the first party was entrusted with a work of Cashier at K.A.C. Extension counter attached to Dhanwad main branch. During this period he received monies from various customers aggregating to Rs. 1,45,825 for crediting into their respective Saving Bank accounts maintained at the Extension counter. He made credit entries in their respective S.B. accounts, without accounting the monies in the books of the branch and without there being any supportive credit vouchers, in respect of 42 S.B. accounts. In aggregate he has received a sum of Rs. 1,46,825 from the S.B. account holders. He also removed credit voucher and thereby he has misappropriated the entire money for his personal use.

3. The Bank having discovered the gross misconduct committed by this workman after necessary investigation he was immediately kept under suspension and an articles of charge as per Ex. M-1 dated 16-4-1991 was issued. This charge sheet discloses the name of the account holders, their account number, date of credit entry and the amount.

4. The first party in reply to his show-cause notice Ex. M-3 pleaded guilty and promised to make good the loss sustained by the bank. However the bank initiated a domestic enquiry and the enquiry officer in his report Ex. M-8 holds that the first party committed the offences shown in the charge sheet however, his brother later reimbursed an amount of Rs. 1,30,050.

5. The first party to the show-cause notice once again accepts his guilt and prays to take lenient view and reinstate him. Due to the gravity of the misconduct this prayer is not accepted and he was dismissed from service.

6. The first party, after examining the enquiry officer to give a finding on the validity of domestic enquiry, filed a Memo that he has no evidence on the validity of domestic enquiry and he concedes the fairness.

7. When the matter is taken up on its merits, the learned advocate for the first party has submitted that by taking into consideration the acceptance of guilt and non-questioning the validity of domestic enquiry an order of reinstatement to save this workman from ruination is warranted. Against this submission the learned advocate for the second party has submitted that the offences committed by the first party is a grave misconduct and since the bank had lost the confidence on the integrity of this workman the order of dismissal does not call for any interference.

8. The learned advocate for the first party placed his reliance to a reported judgement in Scooter India Limited vs. Labour Court, Lucknow and Others and submitted that the reformative approach made by their Lordships of Supreme Court shall be taken into consideration and such benefit may be extended in favour of this workman.

9. I do have some sympathy to this workman only because he has accepted the guilt without any reservation but the misconduct committed by him is so grievous, the second party lost their confidence on this

workman. In Scooter India Ltd. vs. Labour Court, case their Lordships were appreciating the reformatory approach made by the Labour Court on the ground that the misconduct committed by the workman was exhibiting a great enthusiasm in the cause of the workman and in that connection he was found distributing an offensive pamphlet both outside and inside the factory premises. Therefore the reformatory theory adopted in that case cannot be applied to the facts and circumstances of this case. Therefore I make the following order.

ORDER

The second party are justified in dismissing the first party workman from service w.e.f. 23-11-1991. The reference is answered accordingly.

(Dictated to the stenographer, transcribed by her, corrected and signed by me on 12th March 1999.)

JUSTICE R. RAMAKRISHNA, Presiding Officer

नई दिल्ली, 24 मार्च, 1999.

का.आ. 1080:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार सेंट्रल बैंक आफ इंडिया के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[एल-12012/450/91-आर्.आर. (बी-II)]
सी. गंगाधरन, डेस्क अधिकारी

New Delhi, the 24th March, 1999.

S.O. 1080.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Central Bank of India and their workman, which was received by the Central Government on 23-3-99.

[No. L-12012/450/91-IR(B-II)]
C. GANGADHARAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 43/92

B. K. Jain,
Through President,
Central Bank of India Employees Union,
129, Lal Kurti, Ambala Cantt-133 001.

Versus

Regional Manager,
Central Bank of India,
Regional Office,
106, Metro Motor Building,
Ambala Cantt-133 001.

Appearance :

For the workman : Sh. Mangat Sharma.

For the management : Sh. Yogesh Jain.

AWARD

Passed on 15th January, 1999.

The Central Govt. Ministry of Labour vide Gazette notification No. L-12012/450/91-I. R. (B-2) dated 16th April 1992 has referred the following dispute to this Tribunal for adjudication :

“Whether the claim of Central Bank of India Employees Union, Haryana that Sh. B. K. Jain is entitled for promotion w.e.f. 28-12-87 since he reported to the Ambala Regional Office on 15-1-88 as directed by the management is correct ? Whether the action of the management of Central Bank of India in not allowing Sh. Jain's promotion and debarring him from promotion is justified? What relief, if any, is the workman entitled to ?”

2. Today the case was fixed for filing of claim statement by the workman. The rep. of the workman filed an application and made a statement that workman do not want to pursue with the present reference and the same may be returned to the Ministry as not pursued. In view of the statement of the rep. of the workman, the present reference is returned to the Appropriate Govt. as not pursued.

Chandigarh,
15-1-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1081—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार यूनाइटेड बैंक आफ इंडिया के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण अहमदाबाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[एल-12012/279/90-आर्.आर. (बी-II)]
सी. गंगाधरन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1081.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal Ahmedabad as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of United Bank of India and their workman, which was received by the Central Government on 23-3-99.

[L-12012/279/90-IR(B-II)]
C. GANGADHARAN, Desk Officer

ANNEXURE

नई दिल्ली, 24 मार्च, 1999

BEFORE SHRI B.I. KAZI, PRESIDING OFFICER,
INDUSTRIAL TRIBUNAL CENTRAL,
AHMEDABAD

REFERENCE (ITC) NO. 5 OF 1991

ADJUDICATION

BETWEEN :

United Bank of India, Bombay .. First Party

AND

The Workmen employed under it. ... Second
Party

In the matter whether the action of the first party in not counting one year period from 9-3-87 to 8-2-88 when the salary of the workman Sh. N.M. Banker was reduced to next lower stage as punishment for the purpose of granting him stagnation increment is correct and justified ? If not, to what relief the workman is entitled ?

APPEARANCES :

None for the first party & second party.

AWARD

By an Order No. L-12012/279/90-IR.B.(II) dated 24-1-91, the Desk Officer, Ministry of Labour, Government of India, New Delhi has referred an industrial dispute as stated in the Schedule of above order between the above parties u/s. 10(1) of the Industrial Disputes Act, 1947, for adjudication initially to the Industrial Tribunal of Shri R.S. Shukla and thereafter, finally, it was transferred to this Tribunal by an appropriate order of the Government.

On receipt of the Regd. A.D. notice dated 4-2-91, the first party filed its statement of claim vide Ex. 3 and the second party filed its written statement vide Ex. 7 respectively and, thereafter, the matter was kept for hearing on various dates, but above the parties did not remain present and, therefore, this Tribunal had to make several adjournments. However, in order to provide a further opportunity of being heard, the matter was fixed for hearing on 18-12-98, but on this day also, none of the above parties remained present. From this, it is quite clear that the above parties are not interested to proceed with this matter. In the result, I pass following order :—

ORDER

The reference is dismissed for non-prosecution and it is disposed of accordingly with no order as to costs.

Sd/-

Secretary

B.I. KAZI, Presiding Officer

Ahmedabad, 13th February, 1999.

का.आ. 1082—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार इंडियन ओवरसीज बैंक के प्रबंधन के संबंध नियोक्तों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण चेन्नई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं.एल-12012/88/94-आई.आर. (बी-II)]

सी. गंगाधरन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1082.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Chennai as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Indian Overseas Bank and their workman, which was received by the Central Government on 23-3-99.

[No. L-12012/88/97-IR(B-II)]

C. GANGADHARAN, Desk Officer

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL NADU,
CHENNAI

Monday, the 9th day of November, 1998

PRESENT :

Thiru S. Ashok Kumar, M.Sc., B.L., Industrial Tribunal.
Industrial Dispute No. 158 of 1994

(In the matter of reference in the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the Workman and the management of Indian Overseas Bank, Madras.)

BETWEEN

Shri D. Raja,
9, Srinivasa Street,
Virugambakkam,
Madras-600092.

AND

The General Manager,
Indian Overseas Bank,
762, Anna Salai, Madras-600002.

REFERENCE :

Order No. L-12012/88/94-IR(B-II), Ministry of Labour,
dated 29-6-94, Government of India, New Delhi.

This dispute coming on for final hearing on Wednesday, the 14th day of October, 1998, upon perusing the reference claim, counter statements and all other material papers on record, upon hearing the arguments of Thiru V. Ananthakrishnan, Advocate appearing for the petitioner workman and of Tvl. N. G. R. Prasad and S. Vaidyanathan, Advocates appearing for the respondent management, and this dispute having stood over till this day for consideration, this Tribunal made the following :

AWARD

This reference has been made for adjudication of the following issue :

"Whether the action of the management of Indian Overseas Bank, Madras in dismissing Shri D. Raja, Shroff/Cashier from service w.e.f. 31-8-87 is justified ? If not, what relief is the said workman entitled to ?"

2. The main averments found in the claim statement filed by the petitioner are as follows :- The petitioner was appointed in respondent Bank on 25th June, 1979 as Shroff/Godown-keeper and continued in service as a permanent employee till the date of his dismissal on 31st August, 1987. During the period of 8 years of service, he was sincere and devoted in the discharge of his duties, and worked with honesty and integrity and never committed any default, lapse or irregularity in his duties. The petitioner was served by the bank with a charge sheet No. VIG/925 dated 5-5-86 from the disciplinary authority alleging that while he was working as a cashier at N. N. Kandigai branch, he had committed the following acts of commission and omission that he had actually received Rs. 45,000 in cash on 1-3-86 consisting the following denomination from one P. Nagarathinam, for the credit of his S.B. A/c. No. 189 and for the credit of his brother's S.B. A/c. No. 2 with the branch although he had wrongly stated the amount to be as Rs. 40,000.

$$\begin{aligned} \text{Rs. } 100 \times 390 &= 39,000 \\ 50 \times 120 &= 6,000 \end{aligned}$$

Rs. 45,000

That he had found out the excess remittance of Rs. 5,000 while counting and asked Shri P. Nagarathinam to fill up the challan relating to S.B. A/c. No. 189 for Rs. 25,000 while had filled up the challan relating to S.B. A/c. No. of Shri P. Gajendra Naidu for Rs. 15,000 which reveals that $190 \times 100 = \text{Rs. } 19,000$ has been altered as $140 \times 100 = 14,000$. Thereby he had deliberately withheld the excess remittance of Rs. 5000 With an intention to cheat. That on confrontation by the parties, on 2-3-86, at his house, with the details of denominations of cash, he had finally confessed the receipt of excess cash of Rs. 5,000 and paid the amount to one Shri Govindasamy Naidu, one of the brothers of Shri P. Nagarathinam. The petitioner without reporting about the excess cash to his higher authorities closed the day's transaction and carried the excess cash of Rs. 5,000 with him to his house and also returned the same to the party concerned the next day, he was charge sheeted for (a) Wilful damage or attempt to cause damage to the property of the bank or any of its customers and (b) doing any act prejudicial to the interests of the bank, or gross negligence or negligence involving or likely to involve the bank in serious loss and called upon to show cause as to why disciplinary action should not be taken against him. The petitioner was suspended with immediate effect. In his reply dated 9-5-86, the petitioner denied the charge of misconduct levelled against him and requested the bank to withdraw the charge-sheet and suspension order immediately. In spite of the petitioner pleading not guilty of the misconduct alleged against him, the disciplinary authority conducted the enquiry into the charges levelled against him. After holding a defective enquiry, the enquiry officer (Disciplinary Authority) rendered an erroneous, perverse and defective finding that the charges levelled against him, the charge sheet stood established rendering him guilty of the gross misconduct, without basing his findings on proper appreciation of the evidence recorded in the enquiry and the pleas made by his defence representative. The claimant was called upon by Disciplinary Authority by his letter No. VIG/2489 dated 26-5-87 to show cause why on the findings of the Enquiry Officer he should not be dismissed from the bank's services. The claimant pleaded vide letter dated 19-2-87 explaining the extenuating circumstances under which the excess amount of Rs. 5,000 was directly returned to Shri P. Govindasamy Naidu, one of the brothers of Shri P. Nagarathinam, on the early morning of 2-3-86, and the absence of evidence in the enquiry to establish the charge of deliberately withholding the excess with intention to cheat on his part and hence could not be found guilty of the misconduct. The petitioner had clearly explained about the extenuating circumstances and lack of evidence against him to prove the misconduct alleged by the bank. A simple and honest act of the petitioner had been magnified into a major misconduct imputing him the motive of 'intention to cheat' by holding a defective enquiry and based upon a perverse and erroneous findings of the Enquiry Officer. In spite of the extenuating circumstances the disciplinary authority by his letter No. VIG/3936 dated 31-8-87 imposed the punishment of dismissal merely stating that the petitioner had not shown any mitigating circumstances of reducing the punishment proposed. The disciplinary authority had thus evidently not applied his mind to the defective

enquiry proceedings and the perverse and erroneous findings of the Enquiry Officer had mechanically confirmed the extreme punishment of dismissal. An appeal was preferred by the petitioner to the Appellate Authority (Asstt. General Manager) and the appellate authority also confirmed the punishment of dismissal imposed against the various contentions of the petitioner and merely stated in his letter AGM (VJK)/230 dated 21-3-88 that 'he was satisfied that the various charges levelled against the petitioner has been proved and he fully concurred with the findings of the disciplinary authority'. Claimant raised an Industrial Dispute on 9-2-89 under Section 2A of the I.D. Act. Due to certain technical objections for the appearance of Th. M. Puniyakodi before the Regional Labour Commissioner on the ground that his appearance on behalf of the claimant is against provision of Section 36 of the I.D. Act, Writ petitions and Writ appeals were filed before the Hon'ble High Court by the respondent, and finally a joint Memorandum was filed on 23-11-93 and the petitioner appeared before the Regional Labour Commissioner without being represented by outsider Mr. N. Puniyakodi. Thereafter, the Regional Labour Commissioner reported failure of conciliation. The Management with the mala fide intention to harass the claimant has dragged proceedings for 7 years. On 1-3-86 one Shri P. Nagarathinam one of the valuable, respectable and regular customers of the branch came to the branch before the banking hours and approached the claimant stating that he had brought some amount to be deposited in the A/c. No. 2 relating to Shri P. Gajendra Naidu (his brother) and S.B. A/c. No. 189 relating to himself. Since the banking hours had not yet commenced, the claimant was at that time sitting in the counter outside the cash cabin. Shri P. Nagarathinam, handed over the bundles of notes informing him that he wanted to remit a total amount of Rs. 40,000 being Rs. 25,000 into his savings account No. 189 and Rs. 15,000 to his brother's (P. Gajendra Naidu) savings account No. 2. The said Nagarathinam filled up two challans one for remittance of Rs. 25,000 into the savings account No. 189 relating to him and another for remittance of Rs. 15,000 into the savings account No. 2 relating to his brother Shri P. Gajendra Naidu. As regards the denomination particulars he had furnished the details of the notes on the back of the challan relating to A/c. No. 189 for the remittance of Rs. 25,000 viz., $200 \times 100 = 20,000$ and $100 \times 50 = 5,000$ total Rs. 25,000. But he had left the column regarding the particulars of denomination in the back of the second challan relating to S.B. A/c. No. 2 relating to his brother Shri P. Gajendra Naidu unfilled. He requested the claimant to fill up the particulars on the back of the second challan after completing the counting of all notes and to give him the counter foils since he was in a great hurry to go out for some urgent work. The petitioner counted the remittance of Rs. 25,000 and believing that the other amount would fully, gave the counter foil to Shri P. Nagarathinam. After he left the branch, when the petitioner counted the remaining amount of Rs. 5,000 was in excess. Though the claimant initially entered the denomination as Rs. 19,000 as per the counting since the remittance amount was written by the depositor as Rs. 15,000 the denomination was altered. As Nagarathinam is a very valuable customer and holding deposits in bank in lakhs and being a small village and he is the resident of nearby area, the claimant retained the money to be returned to him. The petitioner bona fide believed that directly returning the money to the valuable and known customer without bringing the same under suspense account would prevent the inconvenience to the customer in getting back the money from the bank, after following the bank procedure. On the said date the petitioner went with the Branch Manager for canvassing savings bank account and returned to his house very late, the claimant could not return the amount to the party. The parties enquired about the excess amount and came on the next day and collected the same from the claimant. The very fact that the claimant returned the excess money to the parties amply proves his honesty and integrity. Therefore, the parties did not prefer any complaint to the bank on 1-3-86. The question of reporting about the excess cash to the higher authorities did not arise. If there was an intention on the part of the claimant to cheat as per narration made in the charge memo and complaint, why the parties should directly approach the claimant and receive the money. The retention of excess amount was a simple bona fide and straight forward act borne out of honest intention to return the same to the customer. Therefore, the claimant did not commit any major misconduct. Disciplinary authority did not initiate the proceedings with

an open mind. No complaint was received by the bank either on 1-3-86 or 2-3-86. The complaints were subsequently obtained by the Regional Manager to victimise the claimant. Mere suspicion that there was an intention to cheat cannot be a ground to find the claimant guilty of the charges. The challans were filled up by the party only for Rs. 40,000. Therefore there was no intention to remit Rs. 45,000. The counter foil was received without any objection. But the complaint was given differently at the instigation of the bank officials to give a colour of misconduct to the alleged act. The disciplinary authority who issued the charge sheet, and the enquiry officer, are one and the same person. The enquiry officer was biased even at the time of issue of charge sheet and the decision was predetermined. He did not act independently with the free mind. Therefore, the enquiry stands vitiated. The management failed to examine P. Nagarathinam and therefore cannot rely on this statement taken behind the back of the claimant. The claimant was deprived of the opportunity of cross-examining him. Though he was cited as the management witness he was not produced for examination. This deprived the claimant to prove his innocence. This vitiates the enquiry proceedings. The finding of the Enquiry Officer is perverse, erroneous, defective and in violation of the principles of natural justice. The Enquiry Officer's findings based on the evidence of MW1 to MW5 is erroneous. In the absence of vital evidence from P. Nagarathinam, the other evidence has not established the guilt of the complainant, inviting the punishment. The enquiry officer did not give any reason to support his findings of guilt against the claimant. The enquiry is not supported by evidence. The appellate authority disposed the appeal confirming the punishment of dismissal without applying his mind to the contentions. It is a non-speaking order. The appellate authority is duty bound to reappraise the evidence and must give reasons for his findings. In the absence of a speaking order, the order of appellate authority stands vitiated. The punishment imposed is extremely deterrent and grossly disproportionate to the alleged misconduct and not proved before the enquiry. The petitioner prays to set aside the dismissal order and reinstate the petitioner into service with back wages.

3. The main averments found in the counter statement filed by the respondent are as follows:—The petitioner's averment that during the period of 8 years of service, he was sincere and devoted to his duties and that he worked with interest and integrity without committing default, lapse or irregularity are not correct. The claimant's past record was not at all good. He was cautioned on 3-11-89 for the following:—

- (a) He demanded once again Rs. 60 from a customer after the same had already been received by him.
- (b) He had frequently effected payments short of actual amount and paid the balance only when shortage was pointed out by the customer.
- (c) He left the branch before closure of working hours on 20-9-80.
- (d) There was a shortage of Rs. 104 at Onupuram branch on 7-10-80 and he made good the amount on the same day. It may thus be observed from the above that the claimant was not discharging his duties with utmost honesty and integrity.

It is denied that the enquiry held into the charges against the claimant are defective and that the findings of the Enquiry Officer are erroneous. The enquiry against the petitioner was conducted properly following the principles of natural justice. Further the findings holding that the charge against the claimant are proved were arrived at by the Enquiry Officer after thoroughly analysing and fully appreciating the entire evidence, both oral and documentary and after examining the pleas made by the claimant's defence representative. The charges were held proved based on clear proof in the enquiry. The Enquiry Officer has also given cogent reasons for arriving at the conclusion that the charges are proved. While working as Cashier in N. N. Kandigai branch of the respondent bank, the petitioner misappropriated Rs. 5,000 being the excess cash remitted by a customer. Hence the petitioner was served with a charge sheet No. VIG/925 dated

5-5-86 by the duly constituted Disciplinary Authority under the Bipartite Settlement. The charges were as follows:

- (i) He had received cash of Rs. 45,000 on 1-3-86 from one Shri P. Nagarathinam for credit into his SB Account No. 189 and 2 with the Branch. The remitter was not aware of that the total amount handed over to him was Rs. 45,000. The claimant had released the counterfoils of credits of Rs. 25,000 and Rs. 15,000 respectively to the above 2 accounts and retained the balance cash on that day without reporting the excess of Rs. 5,000 cash in his hand and took the amount to his house. Later, when he was confronted receipt of excess cash of Rs. 5,000 and paid the amount to Shri P. Govindasamy Naidu, brother of the aforesaid P. Nagarathinam.

The above acts committed by the claimant amounted to wilful damage to the property of the Bank and its customers within the meaning of para 17.5(d) of the Bipartite Settlement between the Bank and its workmen. The act also amounted to gross misconduct under Para 17.5(j) of the aforesaid settlement as act of prejudicial to the interest of the bank. The claimant was also placed under suspension on 5-5-86 in terms of para 17.12(b) of the Bipartite Settlement pending enquiry into the Charge sheet. The claimant replied to the charge sheet by his letter dated 13-5-86 simply denying the charges. Thereupon the domestic enquiry was held by duly constituted Disciplinary Authority into the matter on 18-6-86, 4-12-86, 5-12-86, 8-12-86 and 8-1-87. As many as 6 witnesses were examined on behalf of the management and seven documents were marked as management exhibits. The claimant did not bring any witness nor marked any documents on his side. The claimant also did not examine himself as a witness. The claimant was duly represented by the office bearer of the recognised union in the enquiry. On conclusion of the enquiry, the Enquiry Officer drew his findings after considering the summing up statement submitted by the defence and issued a show cause notice on 26-5-87 proposing the punishment of dismissal, as the charges levelled against the claimant were found duly established in the enquiry. The claimant replied to the show cause notice by his letter dated 5-8-87. The claimant was also given a personal hearing on 14-8-87. After considering the submission of the claimant and after perusing his past record, the punishment of dismissal proposed, was awarded to the claimant by an order of the Disciplinary Authority dated 31-8-87. The claimant preferred an appeal to the Appellate Authority dated 14-9-87. The claimant and his defence representative were given a personal hearing on 10-12-87 by the Appellate Authority. The Appellate Authority after careful consideration of the materials on record and after considering the submissions made by the defence in the personal hearing, confirmed the punishment of dismissal awarded to the claimant by order dated 21-3-88. The charges levelled against the claimant and proved in the enquiry had undermined the honesty and integrity of the claimant. The claimant was found to be dishonest and unsuitable for being employed in a bank which is accountable to the public. The punishment awarded was well merited and the same was imposed after duly considering the evidences on record and the past record of the member. The Disciplinary Authority had applied his mind in coming to the conclusion and to the quantum of punishment. The Appellate Authority had given a personal hearing to the claimant and his defence representative and after hearing them and after considering the records of the case, he had arrived at the conclusion that the claimant deserved the punishment of dismissal from bank's service and confirmed the same. The acts committed by the claimant are deliberate, dishonest, and amounted to criminal breach of trust. The claimant had every intention to cheat the customer who had unwittingly given Rs. 45,000 and took away the two counterfoils showing remittance of only Rs. 40,000. The counterfoils were deliberately issued by the claimant knowing fully well that the cash remitted was in excess by Rs. 5,000 and to dispose off the remitter before he became aware of excess cash remitted by him. The claimant being a Cashier was fully aware that the bundles of 100 rupees notes were 390 and 50 rupees were 120 and thus the total came to Rs. 45,000. The bad intention of the claimant is quite clear in as much as he had not reported about the excess cash with him to any other staff member or to the Manager of the Branch as required under the Bank's book of Instructions governing the work of the cashier. The criminal intention

of the claimant was strengthened by the fact that he had stealthily taken excess cash of Rs. 5,000 with him to his house. Strangely, the claimant had stated that he tried to contact the remitter at his rice mill through telephone. Nothing prevented the claimant to report about the excess cash to the Manager who was available in the branch premises or calling the customer or his relatives who were residing very close to the branch. The claimant had admitted having received excess cash of Rs. 5,000 from Shri P. Nagarathnam. The subject matter of the charge sheet was only the acts committed by the claimant subsequent to his receipt of excess cash of Rs. 5,000 and how he conducted himself. Admittedly, in the portion relating to the remittance of Rs. 15,000 in S.B. A/c. No. 2, the number of notes relating to Rs. 100 were altered from 190 to 140 by the claimant himself. When he had noticed that on the fact of the challan, the amount was indicated wrongly as Rs. 15,000 by the remitter, the claimant wanted to take advantage of this and this led to the claimant altering the denominations of 100 rupee notes from 190 to 140. The claimant in his representation letter to the Assistant Labour Commissioner had stated as follows:

"First I honestly entered the denominations on the back of the second challan as Rs. $190 \times 100 = 19,000$ and $20 \times 50 = 1,000$. But when I checked up the remittance particulars on the face of the challan, I found that the remittance amount written in figure and words were only Rs. 15,000."

Thus the claimant was fully aware of the fact that he was having Rs. 5,000 unauthorisedly from the moment he had finished counting of the notes. The subsequent conduct of the claimant clearly proves his dishonest intention and purpose. The manner in which he had kept the excess cash with him and stealthily removed the same to his residence at the end of the day, clearly proves that he had caused wilful damage to the property of the bank and its customer. He had also further committed facts which were prejudicial interest to the bank. These are gross misconducts for which he was rightly punished by the Disciplinary Authority. It is incorrect and baseless to state that the charges levelled against the claimant were conceived by prejudicial mind. It is not correct that the claimant along with the Manager and other staff had gone for canvassing of deposits in the village and the same is without substance. Nothing prevented him from going to the residence of the remitter and inform him about the excess of Rs. 5,000 remitted by him and hand it over to him and more particularly in the presence of the Manager and other staff members who were said to have accompanied him during the canvassing trip. The conduct of the claimant is all the more surprising in that his residence is only 3 or 4 houses from the branch and even while going out, he could have informed the inmates about the excess remittance of cash. The claimant had stated that he was away from 1.30 p.m. to 9.30 p.m. on that day. This clearly shows that even when he was leaving at 1.30 from the branch he had pocketed the excess cash of Rs. 5,000 remitted by the customer, and he was keeping the same with him throughout for 8 hours without divulging this piece of information to anyone of his colleagues or to the Manager. The bundle of 100 rupee notes for Rs. 5,000 will definitely be a bulky one and he could not have forgotten about having the same in his custody while going out. When the claimant was contacted by Shri P. Nagarathnam and his brothers on the night of 1-3-86, he informed them that the excess cash of Rs. 5,000 was safe and they left satisfied. Evidence on record clearly shows that the claimant was clearly pretending from the beginning that there was no excess cash with him and only later when he was confronted with the exact denomination of notes tendered, he accepted the fact that cash was remitted in excess by Rs. 5,000. Initially the claimant had stated that the excess cash of Rs. 5,000 was in the table drawer of the branch. Later, on 2-3-86 early morning when he was confronted that the Manager will be brought for opening the table drawer at the branch, he ultimately yielded making a confession that the cash was with him only and handed over the same. Evidence placed before the enquiry clearly established the charge framed against the claimant was on concrete facts and there was no question of charge sheet predetermined the misconduct. The Disciplinary authority initiated disciplinary proceedings with open mind. The mere fact that parties

did not give a complaint to the respondent against the claimant on 1-3-86 or on the next day does not mean that the claimant did not commit the misconduct. The claimant's subsequent conduct after receiving excess cash was a subject matter of the enquiry. Keeping excess cash of Rs. 5,000 secretly without disclosing either to his colleagues or to the Branch Manager and failure to show the excess cash while closing the cash on the date of receiving the cash as required by the bank's book of instructions and taking the cash to his house clearly established his mala fide intention to cheat the customer. The respondent prays to dismiss the claim.

4. No witness was examined on behalf of both sides. Ex. W-1 to W-4 and Ex. M-1 to M-19 were marked by consent.

5. The point for consideration is: Whether the action of the respondent management Indian Overseas Bank in dismissing the claimant Thiru D. Raja, Shroff cum Cashier from service w.e.f. 31-8-1987 is justified? If not to what relief the said workman is entitled?

6. The Point: The claimant Th. Raja was appointed in Indian Overseas Bank on 25-6-1979 as Shroff cum Godown keeper. On 5-5-1986, the workman was issued with a charge sheet Ex. W-8 for alleged misconducts in terms of Para 17.5(d) and 17.5(i) of the Bipartite Settlement for deliberately withholding excess remittance of Rs. 5,000 remitted by the customer by name Th. Nagarathnam with an intention to cheat and without reporting the excess cash to his higher authorities closed the day's transaction and carried excess cash of Rs. 5,000 to the workman's house and returned the same to the party concerned on the next day on confrontation by the parties concerned and thus committed the misconduct. Wilful damage or attempt to cause damage to the property of the bank or any of its customers or doing any act prejudicial to the interests of the bank or gross negligence or negligence involving or likely to involve the bank in serious loss. The explanation submitted by the claimant to the charge sheet is Ex. M-9 wherein he denied the charges. He satisfied with explanation offered by the claimant/workman, a domestic enquiry was ordered and enquiry notice dated 27-5-86 is Ex. M-10. One Th. K. Nagappan, Vice President of the petitioner union appeared as defence representative for the charge sheeted employee workman. Enquiry was conducted on 18-6-1986, 4-12-1986, 5-12-1986, 8-12-1986 and 8-1-1987. On behalf of the management Thiru P. Govindaraja Naidu, P. Rajendran Naidu, customers of the bank, Thiru V. Thirumalaiah, Regional Manager, Vellore Region, Thiru G. Rajagopal, Manager of N. N. Kandikal Branch, Thiru K. Ramin Govindan, Clerk of the same branch and Thiru G. K. Babu, Clerk cum Shroff of the same branch were examined as management witnesses MW-1 to MW-7. Documents were marked as management exhibits. No witness was examined on behalf of the claimant and no document was marked on his behalf. Enquiry proceedings are Ex. M-11. The Enquiry Officer gave his finding Ex. M-12 wherein he has held that the charge against the workman for having committed misconduct in terms of para 17.5(d) and 17.5(i) of the Bipartite Settlement have been established against him and the workman was found guilty of the said misconduct. Accepting the finding of the Enquiry Officer the respondent issued a second show cause notice Ex. M-13 dated 26-5-1987 proposing a punishment of dismissal from service. The claimant's explanation to second show cause notice is Ex. M-14. The proceedings of personal hearing given to the employee on 14-2-1987 are Ex. M-15. Final order proposing a punishment of dismissal is Ex. M-16. On 14-2-1987 the defence representative filed an appeal Ex. M-17 to the Appellate Authority. The Appellate Authority dismissed the appeal on 21-3-1988 and the same is Ex. M-19.

7. On 29-1-1998 the learned counsel for the claimant has made an endorsement as follows:

"The claimant is only attacking the findings and the evidence and not the fairness of the enquiry."

In the course of his arguments also, the learned counsel for the claimant argued that findings of the Enquiry Officer are perverse on the ground that the same is not based on legally acceptable evidence and the workman concerned did not have intention to cheat the customer who has remitted

the excess cash of Rs. 5000. The remittance of Rs. 45000 by Thiru Nagarathinam, brother of Th. P. Govindasamy Naidu and Rajendran Naidu MW1 and MW2 on 1-3-1986 to be deposited in two S. B. Accounts viz. S.B. A/C. No. 189 and S.B. A/C. No. 2 for Rs. 25,000 and Rs. 215,000 respectively is not denied by the claimant. Remittance of total amount of Rs. 45,000 that is excess cash 5,000 than the amount which was actually deposited in the said two accounts is also not denied by the concerned workman in the domestic enquiry as well as in Ex. M-14 reply to the second show cause notice. According to the evidence of MW1 and MW2 when Thiru Rajendran Naidu alongwith MW6 Th. Babu went to the house of the workman, Thiru Raja on the same night, Thiru Raja has accepted the receipt of excess cash of Rs. 5000 and promised to pay the same on the next day i.e. 2-3-1986 when Thiru Rajendran stated that they will bring the Manager Thiru Rajagopalan from Tiruttani to open the safe as 2-3-1986 was a holiday the concerned workman Thiru Raja told them that there was no need and returned the excess cash of Rs. 5000 in Rs. 100 notes in bank's cover. The above evidence of MW1 and MW2 and MW6 remains unchallenged. In the cross-examination as well as in the reply to second show cause notice, the payment of excess cash of Rs. 5000 and taking the same to the workman's house and returning the same on the next day when confronted by the parties in the presence of Th. M. Babu, Clerk-Cashier is virtually admitted by the workman. The only contention of the workman is that the parties who remitted the amount are very valuable customers of the bank and with the intention of returning the excess amount directly to the concerned parties he took the amount to his house and he had no intention to misappropriate the amount or to cheat the customers. The contention of the respondent management is that according to the Bank's Book of instructions, the concerned workman is bound to inform his higher authorities i.e. Accountant of branch Manager about the availability of the excess cash and should have kept the same in sundry deposit and at any event should not have taken the amount to his residence and the failure of the employee in not returning the amount the same day or at least inform the colleagues about the availability of the excess cash till he was confronted on the night and returning the amount next day morning only goes to show that the concerned employee had the intention to cheat the customers.

In the domestic enquiry, Thiru P. Govindasamy Naidu who deposed as MW1 stated about his giving of Rs. 45000 to his brother Thiru P. Nagarathinam to remit the amount in the S.B. A/C. No. of his brother and his finding out that only Rs. 40,000 was deposited in two S.B. Accounts, Rs. 25,000 in S.B. A/C. No. 189 and Rs. 15,000 in S.B. A/C. No. 2 and going to residence of the workman Th. Raja alongwith his brothers and MW6 Thiru Babu, Staff member and the acceptance of Thiru Raja about the receipt of excess cash of Rs. 5000 and promised to pay the same on the next day and receipt of excess cash of Rs. 5000 in 100 denominations at the early morning on 2-3-1986. Thiru Rajendran Naidu brother of Govindasamy Naidu was examined as MW2 has also deposed about going to the residence of the workman Thiru Raja alongwith Mr. Babu, MW6 Mr. Rajendran and the initial refusal of the cashier about receipt of excess cash of Rs. 5000 and after confrontation for some time the admission of cashier who said that the excess cash was kept in his office drawer and on the next day on 2-3-86 early morning when he went with his brother to the residence of Mr. Raja and requested him to return the cash from his office, Th. Raja gave the cash from his residence Th. V. Thirunavukarasu, Regional Manager, Vellore Region has deposed about the filing up of challan relating to S.B. A/C. No. 2, showing a sum of Rs. 15,000 and information received from Th. Nagarathinam about the occurrence and also the statement given by his brother to him about return of the money on 2-3-1986. Sundav and also the statement of Thiru Ramagovindan another Clerk and Thiru G. R. Babu, Clerk-cum-Shroff of the concerned branch who were examined as MW5 and MW6, and also about the confession of the charge sheeted employee of his guilt in his cabin at the Regional Office at Vellore and his admission that by mistake he has taken the excess cash to his house and returned to the customers. Thiru Rajagopalan, Manager of the branch while examined as MW4 has deposed about receipts and payments handled by Th. Raja on 1-3-1986 and about the

information to him through Mr. Govindasamy Naidu MW1 and Thiru Ramagovindan, MW5 on 2-3-1986, about the payment of excess cash of Rs. 5000 on 1-3-1986 and return of the amount by the cashier on 2-3-1986 early morning and that the charge sheeted employee has not reported about the excess cash of Rs. 5000 on 1-3-1986. MW5 and MW6 Thiru Ramagovindan and Th. Babu have also given evidence corroborating the evidence given by MW1 and also about the incident mentioned in the complaint letter of Thiru Rajendran Naidu which is marked as Ex. M-4 and also about their statements given to Regional Manager, Vellore, when he visited the branch on 7-3-1986 for investigation. In the summing up the defence has contended as follows :

"From the enquiry proceedings it is apparent that there was excess cash on 1-3-1986 which was remitted earlier than the office hours, since the customer being valuable customer the CSE has attempted to hand it over to customer. Since he could not do it the excess cash was collected by the customer the next day 2-3-1986. In the course of the enquiry no mala fide intentions were proved."

In the credit voucher for Rs. 15,000 in denomination Rs. 100 notes, 19 has been altered into 14 by the delinquent workman himself and the same has not been denied by him during the cross-examination of the witness. In the summing up during the enquiry proceedings as well as in the explanation to second show cause notice the workman Thiru Raja has admitted receipt of excess cash of Rs. 5000 on 1-3-86 and return of the same to the customer on 2-3-1986 early morning. Enquiry officer has considered the evidence let in on behalf of the management in the domestic enquiry and has given a detailed enquiry report wherein he has concluded that the workman deliberately withheld the excess remittance of Rs. 5000 with malefide intention, that on confrontation by the parties on 2-3-1986 at his house with details of denominations of the cash, the delinquent workman has finally confessed the receipt of cash of Rs. 5000 and paid cash to Thiru Govindasamy Naidu (MW1) that the charge sheeted delinquent had without reporting the excess cash to his higher authorities, closed the day's transaction and carried the excess cash of Rs. 5000 with him to his house and also returned the same to the party concerned on the next day and that the delinquent workman had altered denominations appearing on the reverse of ME2 challan, and thus the charges levelled against delinquents have been fully established. The above findings of the Enquiry Officer are based on reliable evidence placed before him and the charge sheeted employee has not suggested any motive against MW1 to MW6 in the domestic enquiry. Therefore, I hold that the findings of the Enquiry Officer are correct and there is no perversity as contended by the Learned Counsel for the petitioner.

The next contention of the learned counsel for the petitioner is that the punishment of dismissal from service is grossly disproportionate to the misconduct proved against the workman and therefore requested this Tribunal to modify the punishment from dismissal to some other lesser punishment to enable the workman to continue in service. In support of the above contention the learned counsel for the petitioner submitted the following judgments of the Hon'ble Apex Court and other High Courts which are as follows: (i) 1988 II LLJ P. 344, Ashok Kumar Vs. Union of India & Ors. (ii) 1988 II LLJ 1, 62 State of Maharashtra Vs. M.H. Mazumdar, (iii) 1988 I LLJ P. 256 R. Thakur Vs. Union of India & Ors. (iv) 1994 I LLJ P. 52 Rajasthan State Road Transport Corporation Vs. Labour Court and Ors. In 1988 II LLJ P. 344, the misconduct said to have been committed by the workman is absence from duty for 3 days without leave and the Hon'ble Supreme Court has held that the termination from service for the above misconduct is grossly disproportionate to the charge and modified the punishment of termination substituted by censure. In 1988 II LLJ P. 62, is a case where the delinquent a Supply Inspector who retired from service was charge sheeted for shielding one K. P. Katavani and his son Baban from criminal prosecution and helped the District Supply Officer in suppressing the case against the above 2 persons and the punishment was reduction of 50 per cent pension permanently and the Hon'ble Supreme Court has been pleased to allow the appeal partly and directed the State Government to re-

consider the question of reduction of employees' pension. In 1988 1 LLJ P. 256, the misconduct alleged against the Appellant was that the disobeyed lawful command given to him in that he did not eat his food when so ordered and also violated the norms by sending representations to higher authorities directly and the Hon'ble Supreme Court has held that the judgement was vitiated by bias and the judgement should be made by impartial persons after observing minimal requirements of natural justice. In 1994 1 LLJ P. 542, the misconduct said to have been committed by the workman has not been mentioned. The said judgement has considered the jurisdiction of the Labour Court to interfere with the punishment u/s. 11A of the I.D. Act, 1947 and in the said case, the employer imposed the punishment of stoppage of 10 annual grade increments on Standing Orders. But the Labour Court interfered with the punishment and reduced it to one of stoppage of 3 annual grade increments. Thus it could be seen that in all the four cases cited by the learned counsel for the petitioner the facts are not only different but in none of these cases, the delinquent is said to have committed any misconduct which will have a bearing on his honesty and integrity.

The learned counsel for the respondent cited the following cases of the Hon'ble High Court of Madras and pleaded that an employee of a nationalised bank has to be honest when dealing with a customer's money and when his attempt to cheat has been proved by a properly conducted domestic enquiry, the Tribunal should not interfere with the punishment of dismissal from service when the same is proper punishment for the proved misconduct. In support of the above contention the Learned Counsel for the respondent cited 1998 3 LLJ 363 Godrej Boyce Mfg. Co. Ltd., Madras Vs. Presiding Officer Labour Court, Madras, wherein the Hon'ble High Court of Judicature at Madras has held as follows :

"Section 11A of the Industrial Disputes Act which has been introduced then into the Act which confers the power on the Industrial Tribunal and Labour Court to substitute lesser punishment in lieu of the order of discharge or dismissal passed by the management cannot be considered as confirming an arbitrary power. However, the same has to be exercised judicially and they have to interfere only when it is satisfied that the punishment imposed by the management is highly disproportionate to the degree of guilt of the workman concerned. They must give proper and acceptable reasons and the same are subject to judicial review by this Court as well as the Apex Court. The Labour Court itself has come to the conclusion that the charge against the petitioner made on January 7, 1985 as per M.M.-21 is not a simple one, on the other hand, it is a serious one. The Labour Court has considered that the workman is a married person and he is out of employment for 4.2 years and if he is not reinstated, his family would suffer. It also mentioned that the management must give one opportunity to reform himself. As a matter of fact, all these reasons are (not sick) germane for consideration. Further, the Labour Court has proceeded mainly on the ground of sympathy for modifying the punishment of dismissal into reinstatement without backwages. I have already demonstrated the decisions of the Division Bench of this Court in 1997 (1) LLN 391 (vide supra), wherein their Lordships have held that the Court should not entertain a misplaced sympathy towards a workman and should not prejudice the issue from the angle of rehabilitation, and that the question of rehabilitation and reformation could arise in a case of minor delinquency or misconduct. Absence for a longer period may be a minor delinquency. Apart from the above charge the workman was found proved of charges regarding misappropriation and cheating. Those charges are grave in nature. In such a circumstance, I am of the view that the conclusion and the ultimate direction issued by the Division Bench in the said decision are directly applicable to our case.

In the light of the factual position as discussed and on the basis of the various decisions referred to above,

I am of the view that the reasons given by the Labour Court in modifying the punishment of dismissal into reinstatement without backwages and continuity of service cannot be sustained, I am also of the view that the punishment imposed on the workman is proportionate to the degree of guilty of the workman. I am also satisfied that the reasons given by the Labour Court modifying the punishment are unacceptable. Accordingly, the award of the Labour Court, dated January, 17, 1991 made in I.D. No. 85/87 on the file of the first respondent is quashed. However, the petitioner management is directed to pay a sum of Rs. 30,000 (Thirty thousand) by way of demand draft in favour of the workman within a period of four weeks as compensation. Payment already made under S. 17B shall not be recovered from the workman".

In 1997 1 LLN P. 391, Dharmapuri Dist. Co-op. Sugar Mills, Palacode Vs. Labour Court, Vellore, Division Bench of Hon'ble High Court of Madras has held as follows :

"One can easily see the line of thinking of the Supreme Court of India in relation to the minor and major misconducts. It is time to remind ourselves about the three charges held proved by the Labour Court itself. The first charge relates to negligence in the performance of duties, causing considerable embarrassment to the management. This charge by itself may amount only to loss of confidence, but the second charge relates to dishonesty and temporary misappropriation. It was sought to be argued that temporary misappropriation cannot be equated to theft. It may be so. But the intention of the worker and his general attitude are clearly visible from the proof of the said charge. The third charge relates to the demand of bribe of Rs. 300 from one Balasundaram and Rs. 206 from P.K. Natesan. This in our view, is a very serious charge and could undermine the very reputation of the management. We are of the opinion that then the Court is faced with three charges all of which have been proved by evidence adduced before the Labour Court itself, it would be improper to have any misplaced sympathy in favour of the worker. The question of rehabilitation would only result in the destruction of discipline and morality in the entire factory. S. 11A of the Act was not certainly intended to cause such an embarrassment to the management. In other words, we are of the opinion that the views expressed by the Labour Court in its concluding portion in relation to the punishment, can never be sustained as views which a reasonable person can take. In other words, the views of the Labour Court which we have already extracted in our judgement can only be characterised "perverse". Various judgements of the Supreme Court cited above do give power to the High Court to interfere with the interim award of the Labour Courts. In this view of the matter, while upholding the findings of the Labour Court on the charges, we set aside the order of the Labour Court in so far as the punishment portion is concerned. The award of the Labour Court dated January 19, 1995 shall stand quashed and the second respondent shall stand dismissed from service with effect from November 13, 1986. In other words, the non-employment of the second respondent is held to be justified."

Again in 1996 1 LLN P. 627, Godrej & Boyce Mfg. Co. Ltd., Vs. Principal Labour Court, Madras the Hon'ble High Court of Madras has held as follows :

"The nature of charge of misconduct in this case being acts of dishonesty and forgery, in my view cannot be condoned by exercising power under S. 11A so as to interfere with the punishment awarded by the management. The reasons given by the Labour Court for interfering with the award exercising powers under S. 11A, in my view are totally undesirable and perverse. Difficulty of securing employment is known to everyone, and respondent 2

ought to have been aware of this same. The difficulty of getting employment should have deterred and deterred the second respondent from indulging in the acts of grave misconduct. The difficulty of getting employment cannot be a ground to put premium on the grave misconduct of respondent 2. Continuance of such persons in the employment would not be in the interest of the industry or organisation. It may even demoralise others in the industry. The punishment awarded by the management was just having regard to the facts and circumstances of the case and the charges found established."

From the judgments mentioned above, it is clear that even for the misconducts involving smaller amounts, which would have a bearing on the honesty and integrity of the employees, the punishment of dismissal from service is warranted. The learned counsel for the petitioner submitted that the petitioner belongs to SC caste and is having two children and he has to support a big family being the sole bread winner of family and wanted to give an opportunity to reform himself and rehabilitate. If it is any other misconduct like absenteeism or riotous behaviour such a plea could be considered and an opportunity may be given to the workman. But in a case in which the workman is said to have attempted to cheat the customer the punishment of dismissal from service is proper punishment and therefore, this Tribunal cannot interfere with the above punishment.

In the result, award passed dismissing the claim of the petitioner. No costs.

Dated: this 9th day of November 1998.

THIRU S. ASHOK KUMAR, Industrial Tribunal.

WITNESSES EXAMINED

DOCUMENTS MARKED

For both sides: Nil.

For Petitioner/Workman

- Ex. W-1/31-3-89 : Objection petition filed by the 2nd party herein (xerox).
- Ex. W-2/31-3-89 : Memo filed by 2nd party (xerox).
- Ex. W-3/14-9-90 : Order in W.P. 2026/89 (xerox).
- Ex. W-4/23-11-93 : Order in W.A. 1154/90 (xerox).

For Respondent-management :

- Ex. M-1/25-3-86 : Report of the Regional Manager, Vellore (Xerox copy).
- Ex. M-2/7-3-86 : Complaint letter from R. Rajendra Naidu to Regional Manager, Vellore (xerox copy).
- Ex. M-3/7-3-86 : Letter from P. Nagarathinam, addressed to Regional Manager, Vellore (xerox copy).
- Ex. M-4/7-3-86 : Letter from Sri Ramagovindan addressed to Regional Manager, Vellore (xerox copy).
- Ex. M-5/7-3-86 : Letter from G. R. Babu addressed to Regional Manager, Vellore (xerox copy).
- Ex. M-6/13-8-86 : Credit voucher representing credit cash of Rs. 15,000 in S.B.A./C. No. 2 (xerox copy).
- Ex. M-7/1-3-86 : Credit voucher representing credit cash of Rs. 25,000 in S.B.A./C. No. 189 (xerox copy).
- Ex. M-8/4-3-86 : Copy of charge sheet served on the claimant (xerox copy).
- Ex. M-9/13-3-86 : Reply of the claimant to the charge sheet (xerox copy).
- Ex. M-10/27-3-86 : Notice from the Enquiry Officer to the claimant (xerox copy).
- Ex. M-11/ : Proceedings of the Enquiry Officer (xerox copy).
- Ex. M-12/ : Findings of the Enquiry Officer (xerox copy).
- Ex. M-13/26-3-87 : Show cause notice issued to the claimant by the Disciplinary authority (xerox copy).

- Ex. M-14/5-8-87 : Reply of the claimant to the show cause notice (xerox copy).
- Ex. M-15/14-8-87 : Proceedings of the show cause hearing (xerox copy).
- Ex. M-16/31-8-87 : Original order of the Disciplinary Authority (xerox copy).
- Ex. M-17/14-9-87 : Appeal preferred by the claimant to the Appellate Authority (xerox copy).
- Ex. M-18/30-11-87 : Letter from the Appellate Authority to the claimant granting personal hearing on his appeal (xerox copy).
- Ex. M-19/21-3-88 : Order passed by the Appellate Authority (xerox copy).

I.T.

नई दिल्ली, 24 मार्च, 1999

का.प्र. 1083.—औद्योगिक विवाद अधिनियम, 1947, (1947 का 34) की धारा 17 के अनुसरण में केन्द्रीय सरकार मध्य बैंक आफ इंडिया के प्रबंधन के संबंध निरोधकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[फाइल-12012/452/91-आई.प्रार. बी-II]

सी. गंगाधरन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1083.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Central Bank of India and their workman, which was received by the Central Government on 23-3-99.

[No. L-12012/452/91-IR (B-II)]

C. GANGADHARAN, Desk Officer.

ANNEXURE

Before Shri B. L. Jatav, Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court, Chandigarh

Case No. I.D. 35/92

Nand Kishore

Through President

Central Bank of India Employees Union
129, Lal Kurti, Ambala Cantt.-133001.

Versus

Regional Manager,
Central Bank of India,
106, Motor Motor Bhawan
Regional Office, Ambala Cantt.

APPEARANCES :

For the workman : Sh. Mangat Sharma

For the management : Sh. Yogesh Jain

AWARD

Passed on 15th January, 1999

The Central Govt. Ministry of Labour vide Gazette notification No. L-12012/452/91-I.R. (B II) dated 30th March, 1992 has referred the following dispute to this Tribunal for adjudication :

"Whether the action of the management of Central Bank of India for not allowing promotion in state service to Sh. Nand Kishore, Clerk, posted at Mahesh Nagar, Ambala Cantt. Branch w.e.f. 15-1-88 is just, fair, and legal? If not, what relief the workman is entitled to and from date?"

1. Today the case was fixed for filing of claim statement by the workman. The rep. of the workman has filed an application on behalf of the workman for withdrawing the present reference, on the ground that the workman wants to withdraw the present reference. In view of the statement of the rep. of the workman, the present reference is returned to Ministry as withdrawn. Appropriate Govt. be informed.

Chandigarh.
15-1-1999.

B. L. JATAV, Presiding Officer.

नई दिल्ली, 22 मार्च, 1999

क्र.भा. 1084—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसूच में, केन्द्रीय सरकार सर्वत रेवेदे, मैसूर, के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, बंगलूर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-1999 को प्राप्त हुआ था।

[सं.एल-41012/175/95-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 22nd March, 1999

S.O. 1084.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Southern Rly., Mysore and their workman, which was received by the Central Government on 19-3-1999.

[L-41012/175/95-IR (B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT
INDUSTRIAL TRIBUNAL-CUM-LABOUR
COURT BANGALORE

Dated the 16th March, 1999

PRESENT :

JUSTICE R. RAMAKRISHNA
PRESIDING OFFICER

C.R. NO. 208/1997

I PARTY

Shri Kushalappa Gowda The Dy. Regional Manager
Deranemane, Gundia Post, Southern Railway
PUTTUR-574229. MYSORE.

II PARTY

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section (1) and sub-section 5A of the section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide Order No. L-41012/175/95-IR (B.I) dated 4-3-97 for adjudication on the following schedule.

SCHEDULE

"Whether the management of Southern Railway is justified in terminating the service of Shri Kushalappa Gowda w.e.f. 12-3-1980? If not, to what relief the workman is entitled?"

2. The first party in the claim statement has contended that he was joined service as a Khalasi on 20-4-1978, Hassan-Mangalore Railway Construction, Sakleshpur, against a substantive and sanctioned post. He has continuously worked till 12-3-1980.

3. The second party without assigning any reasons terminated his service and re-engaged some other person in spite of his repeated requests. According to him if a person is appointed as a Casual labour works continuously for about four months, he becomes entitled to be conferred temporary status allowing benefits such as fixation of pay, benefits of free medical treatment, etc. under Chapter 25 of the Railway Establishment Manual. It is his further contention that by virtue of Rule 2512, he would also be entitled for permanent absorption in regular vacancies.

4. The further case made out by the first party is that he was completed 240 days of service which was uninterrupted and therefore his termination amounts to retrenchment and as such the second party have not followed the provisions of Section 25-F, 25-G and 25-N of the Industrial Disputes Act. His termination is also violative of the Articles 14 and 16 of the Constitution of India, therefore he prays for reinstatement, backwages and other benefits.

5. The second party in their counter statement refuted almost all allegations made by the first party except to the extent that he was engaged as a Khalasi and he was worked from 20-4-78 upto 3-10-79 in one spell and again from 3-10-79 to 12-3-80 in the second spell in two different places. On completion of the work as per the contract the first party was stopped to attend the work after issuing necessary notice and settlement with compensation.

6. The second party further contended that as per Rule 2501 of Indian Railway Establishment Manual, the Casual Labour refers to the Labourers whose employment is seasonal, intermittent, sporadic or extends over short period. They have also distinguished between the term "Casual Labour" and "Substitutes" and maintained casual labour are not engaged against a Substantive and sanctioned post. It is their

further contention since the first party does not have the requisite continuous service he could not be conferred with temporary status. The tabulated form given by them is as follows :

Length of Service (i.e. continuous Employment)	Date From which would be Treated as Temporary
1. Those, who had completed 5 yrs. as on 1.1.81.	From 1.1.81
2. Those, who had completed 3 yrs. but less than 5 yrs. as on 1.1.81.	From 1.1.82
3. Those, who had completed 360 days but less than 3 yrs. as on 1.1.81.	From 1.1.83
4. Those, who completed 360 days after 1-1-81.	From 1-1-84 to date on which 360 days of continuous employment is completed, whichever is later.

NOTE : 1. Continuous employment would mean continuous engagement on the same work or the same type of work as explained in the earlier paragraphs.

(Ref : Board's letter No. E(NG) II/94/CL/41 of 1-6-84, 25-6-84 and 11-9-86.)

2. Year for the purpose of determining the extent of service should be taken as equivalent to 365 days i.e. 5 years/3 years should be equivalent to 1825 days (5×365)/1095 days (3×365).

(Ref : Board's letter No. E(NG) II/84/CL/41 of 27-7-84).

7. According to the second party the provisions contained in Rule 2512 of Chapter-XXV of the Manual, a Casual labourer only after he acquire temporary status shall be considered for regular employment without having to go through employment exchange. They have emphatically denied that the termination of the first party was against the law. Since the first party was not at all in continuous and uninterrupted service from 20-4-78 to 12-3-80 as per above tabular, the first party cannot complain that the service was denied.

8. Their further case as per general circular issued by Divisional Railway Manager calling for applications from all the Ex-casual Labourers who have worked prior to 1-1-1981 duly fixing the target date. In response to the notification, applications of those to be included in the Live Register and application of those to be included in the supplementary Live Register have been received and the same have been verified and 576 names have been entered in the Live Register and 112 names in the supplementary Live Register. The first party did not submit his claim before the target date.

9. They have lastly contended that the first party has raised a dispute after more than 7 years and therefore he is not entitled for any relief.

10. Since there was no scope for framing any additional issues the parties have been directed to place their evidence on the schedule to the points of the dispute. The second party have filed a written argument in support of their contention enclosing important documents to corroborate the stand taken by them. They have also submitted in writing that they are stopped the practice of engaging advocates.

11. The first party has examined himself and one document was marked as Ex. W1. Now the points that would arise for consideration are :

1. "Whether the first party proves that his services are terminated illegally and therefore he is entitled for reinstatement."

2. "Whether the second party proves that they are justified in his engaging the services of the first party in accordance with regulations."

3. What Order?

12. P. No. 1 : Though the first party in his evidence has contended that he has worked more than 240 days from 2-4-78 to 12-3-80, he has not placed any materials to evidence the same. He has accepted the correctness of Ex. M-1 which is a xerox copy of Casual Labourers Service Card. This service card shows the number of days worked and the remuneration made to him during that period Ex. M1(a) discloses that after the completion of work a settlement was made with the first party on 12-3-80 and some compensation was paid to him. To substantiate this fact further, the second party have produced a register containing as many as 484 casual labourers' names and their service. At page No. 56 the name of the first party is shown and the date of appointment is shown as 1-5-78 and again 3-10-79 and due to completion of work they have settled with this workman on 12-3-80. Therefore it is not open for the first party to contend that his services are terminated without complying to any rules governing the second party. The first party also not produced any evidence of his efforts to get the work in the second party in accordance with the circulars issued by the second party from time to time. Leaving all these things wide open the first party resorted to rise a conciliation during 1995 i.e. after a period of 15 years and therefore no relief can be granted to the first party as contended by him. Therefore I hold on this point that the termination of service of first party was not illegal and he is not entitled for reinstatement.

13. POINT NO. 2 : In the written arguments the second party have reiterated their contentions raised in the counter statement. They have produced various circulars to prove their stand taken in the counter statement. Ex. M-2 is one such circular issued by the Chief Personnel Officer with regard to Terms of employment with Casual Labourers. By this circular they instructed all the Project Officers to

forward the representations received by casual labourers for inclusion in the Divisional Seniority list of project and after finalisation of the seniority list individual merits should be completed for consideration of their employment. In fact the tabular form are reproduced in this Award it is not left any ambiguity that who are the persons eligible to take the temporary status and after temporary status only they will be absorbed in the permanent vacancies. In the 4th category of the above tabular the minimum period of service would be 360 days after 1-1-81.

14. Looking from any angle the first party has not made out any case and his approach to the court is only speculative. He is slept over his right for about 15 years and therefore he is guilty of committing laches. Therefore the second party are justified in terminating the first party in accordance with Rules governing the Railways. Since there is no relationship of master and servant and also the termination of services of the first party was made within the frame work of law there is no industrial dispute at all.

15. In the result I make the following Order.

ORDER

The first party is not entitled for any relief and therefore the reference is ordered accordingly.

(Dictated to the stenographer, transcribed by her, corrected and signed by me on 16th March, 1999.)

JUSTICE R. RAMA KRISHNA, Presiding Officer

नई दिल्ली, 22 मार्च, 1999

का.प्र. 1085—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार कोषार ग्रामीण बैंक के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद के केन्द्रीय सरकार औद्योगिक अधिकरण बंगलूर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-1999 को प्राप्त हुआ था :

[(सं. एल- 12012/339/ 91-आई.आर. बी-III)]

सनानन, डेस्क अधिकारी

New Delhi, the 22nd March, 1999

S.O. 1085. —In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Kolar Gramin Bank and their workman, which was received by the Central Government on 19-3-99.

IL-12012/339/91-IR(B-III)
SANATAN, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated : 17th March, 1993

PRESENT:

Justice R. Ramakrishna Presiding Officer.

C.R. No. 26/93

I PARTY

Smt. Shakunthamma Ravindra
No. 36, H. B. Samaj Road
Bangalore-560 004.

Vs.

II PARTY

The Chairman
Kolar Gramin Bank (H.O.)
Kolar-563 101.

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section (1) and sub-section 2A of the section 10 of the Industrial Disputes Act, 1947 has referred this disputes vide order No. L-12012/339/91-IR.B.III, dated 17-03-93 on the following schedule.

THE SCHEDULE

"Whether the action of the management of Kolar Gramin Bank is terminating the services of Smt. Shakunthamma Ravindra w.e.f. 9-2-91 is legal and justified? If not, to what relief the workman is entitled to and from which date?"

2. A short but important questions which requires consideration in this dispute are (a) That after a party tenders resignation on private reasons, and withdraws before expiration of the notice period fixed by the management is she not entitled to such benefit? (b) Secondly if before the expiration of notice period if workman request for relief before the expiration of the notice period and if she does not receive any communication whether she is entitled to ignore the letter of request and resume duty and continue to work after sending a letter of withdrawal ?

3. The factual averments made by both the parties are not very much in dispute.

4. The first party was appointed as a Junior Clerk in the year 1983. She completed her probationary and was later regularised. After serving the Bank in some of its branches she was transferred to Dalasanur Branch. While she was working there she has sent a resignation letter dated 12-1-1991 as one months notice to relieve her on 12-2-91. The second party accepted the resignation by an office proceedings dated 29-1-1991 and ordered to relieve her on 12-2-91. The first party was on sick leave after she tendered the resignation letter.

5. On 4-2-1991 she sent another letter addressed to the Chairman of the Bank with a request to relieve

her with effect from 5-2-1991 for the reasons stated in that letter. Her husband who was also working as an Officer in the second party Bank at different branch, carries this letter to the office of the chairman. According to the first party after handing over this letter her husband returns to his work place thinking that necessary order will be communicated.

6. The first party further alleges that due to some circumstances she has changes her mind, as it regards to her resignation. She has not received any communication, to her relieving order on 5-2-1991 as requested in her letter dated 4-2-91. She reports and starts attending her duties in the bank on 8-2-91, after informing the Branch Manager her intention to withdraw her resignation letter dated 12-1-1991, she has also sent a letter requesting the chairman to grant permission to withdraw her resignation and resume her duties from 3-1-91. On 9-2-91 an officer from the Head Office visits the Dalasanur branch and handed over an order of the chairman relieving first party with effect from 5-2-91. Consequent to this letter the Branch Manager relieved her. She immediately sent a request letter to the Chairman to reconsider the order and allow her to continue her work. This request letter was not considered and a reply to that effect was issued to the first party later.

7. Later she raised an Industrial Dispute and having failed to get a favourable order from the conciliation authorities, to refer the dispute to the Government, she files a writ petition before the Hon'ble High Court of Karnataka and on the direction of the High Court this reference has been referred for adjudication.

8. The second party in their counter statement have not disputed the averments made by the first party on some material facts. Their consistent case is that the first party on her own volition tender resignation which was accepted and an order was made to relieve her on 12-2-91.

9. Further contention of the second party is, that the first party sends a letter dated 4-2-91 to the chairman of the Bank to relieve her with effect from 5-2-91 A.O.H. Her husband carries that letter and meets the concerned officers who made necessary endorsements on that letter and ultimately he goes to the Chairman chamber where endorsement was made in his presence to relieve the first party with effect from 5-2-91 A.O.H. Her husband informed the concerned officer that he would collect the order in the evening and goes to his bank. Later he did not collect the order as promised by him.

10. Therefore, it is the contention of the second party that the chairman accepted this letter dated 4-2-1991 and the orders passed on that day therefore the first party ceased to be an employee of the Bank and therefore her attempt to resume duty on 8-2-91 is not permissible and therefore her letter dated 8-2-91 requesting permission to withdraw her resignation is also legally untenable. Therefore the second party maintained that since the first party has resigned on her own and she was also relieved earlier to 12-2-91 on her own request, she is not entitled to claim reinstatement and other monetary relief.

11. An earlier presiding officer of this tribunal has framed some issues which does not to be incorporated as these issues are directly covered in the schedule to the reference.

12. The first party examined herself as WW1 and she has also examined her husband as WW2. She in her evidence re-iterated the averments made in the claim statement. The documents marked through her evidence are Ex. W-1 a resignation letter dated 12-1-91, Ex. W-2 a letter dated 4-2-1991 requesting the chairman to relieve her with effect from 5-2-91, Ex. W3 dated 8-2-91 addressed to the chairman withdrawing her resignation, Ex-W-4 a xerox copy of Ex. W3 with the endorsement of Branch Manager, Ex-W-5 dated 8-2-91 reporting to the duty after sick leave from 16-1-1991 to 7-2-1991, Ex.-W-6 dated 9-2-91 a letter relieving her by the Manager of that Bank, Ex-W-7 indicating proceedings of the Chairman dated 4-2-1991, a relieving order with effect from 5-2-1991 A.O.H. Ex. W-8 dated 9-2-1991, a letter addressed to the Manager of her Branch, Ex-W-9, dated 9-2-91 a letter given to her by the Manager of that Branch, Ex-W-10 dated 8-2-1991 rejecting her representation seeking permission to withdraw the resignation, Ex-W-11 the proceedings of the Chairman which was made pursuant to Ex-W-1 i.e. an order to relieve her A.O.H. on 12-2-1991, Ex-W-12 a letter addressed by the Branch Manager to the Chairman and Ex-W-13 a representation dated 4-3-1991 sent by the first party to the chairman to reconsider the earlier order.

13. She has stated in her evidence after sending Ex-W-2 she decided to withdraw her resignation and therefore she gave a letter Ex-W-3 to the Chairman which was carried by her husband and handed over in the Head Office. It bears an acknowledgement as per Ex-W-3(a) having received the same from the Head Office on 8-2-91. On the same day she handed over a letter withdrawing her resignation to the Branch Manager as per Ex-4 which was forwarded to the Head Office by the Branch Manager with recommendation as per Ex-W-4(a). She worked on 8-2-91 and 9-2-91 by signing the Attendance Register. On 9-2-91 after office hours the Branch Manager handed over a relieving order letter Ex W-6 and a letter purported to be the proceedings of the chairman dated 4-2-91. She also speaks about some corrections made in the letter of the Chairman Ex-W-7. After receipt of Ex-W-6 and W-7 she gives a protest letter as per Ex-W-8. The Manager gives the reply as per Ex-W-9 on the very same day. She also received a letter from the chairman secretariat as per Ex-W-10. She has denied that she has resumed duty knowing her letter Ex-W-2 was ordered by her Chairman.

14. In her cross examination as it related to the controversial issues she accepted the fact that her husband carried Ex-W-2 and she denied the suggestion that the Chairman endorsed to relieve her with effect from 5-2-91. She has further denied that the suggestions as it regards to her resuming the duty on 8-2-91.

15. Her husband K. N. Ravindra, presently the Branch Manager, gave the evidence as it related to Ex-W-2. He has deposed that he has submitted that letter to staff Section Manager on 10.30 a.m. who took him to General Manager and then to Chairman. The chairman asked him some general questions of the progress of the branch he was working. He says in his presence the General Manager the Chairman

informed that they are accepting Ex-W-2. His further evidence is that on 7-2-1991 that his wife took decision to withdraw the resignation and resumed duty on 8-2-91. He confirms that they have not received any communication with regard to the letter Ex-W-2. He denied the suggestions in the cross examination, of his knowledge of having accepted the said letter by the General Manager and Chairman.

16. The second party examined the Manager staff section, working in the Head Office as MW-1. He states in his evidence that after receiving Ex-W-2. He presents the same before the General Manager who was initially not willing to releive her as per that letter but due to the request of WW-2 he was accepted and an endorsement was made as per Ex-W-2(a). When he takes WW-2 to the chamber of Chairman Sri. M. Sitaram Prabhu, the chairman after reading Ex-W-2 accorded permission making necessary endorsement as per Ex-W-2(b). According to him this endorsement was made by the chairman in the presence of WW-2. He further says that WW-2 after conveying his thinks, requested him to prepare the order on the same day and he will collect the same in the evening but WW2 not came to collect the order.

17. The learned Advocate for the first party however made suggestions that the endorsement found on Ex-W-2 were not made in the presence of WW-2, but it was denied. He has accepted the fact that the order Ex-W-7 was sent to the Bank on 9-2-1991.

18. The learned Advocate for the first party Sri V.S. Naik, has submitted that the first party has withdrawn her resignation by a letter Ex-W-4, which she is legally entitled to do so and consequent to such decision she reported to the duty on 8-2-1991 as per Ex-W-5 and therefore the inference in her letter Ex-W-2 to releave her A.O.H. on 5-2-1991 was not accepted. The learned Advocate further submits Ex-W-7 a letter accepting the request of the first party on Ex. W-2 admittedly received by Dalasanur Branch on the afternoon of 9-2-91 and therefore there was no order made to releave her on 5-2-1991. The learned Advocate also points out to some of the corrections made in this letter as it relates to dates which are marked as Ex-W-7(a). Ex-W (b) Ex-W-7(c). The learned Advocate further submits then the disciplinary proceedings taken against her husband WW-2 on the allegation of suppressing the facts happened on 4-2-91 is not in anyway defeat, the claim of the first party.

19 Against this submission Sri P.S.S. the learned Advocate for the second party has submitted that the service regulations applicable to the second party Bank does not requires that in order to become effective of a resignation tendered by an employee a written order explanaining its acceptance is contemplated. In support of this contention the learned Advocate made reference to Regulation 10 of Kolar Gramin Bank (Staff services) Regulations 1983. For our reference the relevant regulations are re-produced.

Termination of 10(1) service by notice:

- (a) An officer or employee shall not leave or discontinued his service in the Bank without first giving notice in writing to the Chairman

of the Bank of his intention to leave or discontinue the service----

- (b) The period of notice required shall be—

- (i) Three months in the case of Officers, and
(ii) One months in the case of other employees.

- (c) In case of breach by an employee of the provisions of this sub-regulation, he shall be liable to pay to the Bank as compensation a sum equal to his emoluments for the period of notice required of him.

20. I am afraid, I cannot subscribe to the submissions made by the learned advocate. The above regulations are directory in nature which regulations deals with the subject of resignation 10(1)(c) deals with the punishment for breach of the conditions.

21. Therefore, if any resignation is tendered by giving one months notice the management are bound to pass an order accepting or rejecting of resignation. The resignation can be rejected in the event some enquiry is pending against the workmen and his presence to complete such an enquiry is necessary. If it is not the case, the management bound to accept the resignation and necessary order required to be passed fixing the date for relinquishing the office. This is what precisely the second party made under Ex-W-11.

22. Therefore a written order to releive the workmen from service other than the date earlier made is absolutely necessary. If such order is not received well within the time, the party is bound to ignore by relying on the earlier order of relief and can withdraw her resignation before the date of her relief.

23. The first party has sincerely attended the Bank on 8-2-91, given a joining report and sent a letter withdrawing her resignation, which supposed come into affect on the afternoon of 12-2 91. In fact this letter was received by the office of the Chairman on the same day. Therefore the serving order of Chairman on 9-2-91 is to be view with suspension. The corrections of dates made in that order add to the suspecioff.

24. Since the alleged letter Ex-W-7 was not served to the first party on or before 5-2-91, there was no impedement for the chairman to keep the alleged order aveyence till a clarification was sought on these state of affairs. Therefore the act of the second party amounts to victimisation and unfair labour practice. This reasoning gets support when the second party initiated disciplinary proceedings against the husband of the first party on which a strong relevance was placed by the learned advocate of the Second party in favour second party and the affirmative conclusion reached by the Enquiry Officer.

25. The facts and circumstances discussed above drives to a conclusion that the first party due to some reasons of her own tenders resignation letter and withdraws before it became effective. Of course she sends another letter to releive her before the final date consequent to her resignation letter. Since she has not received any communication for early relief she changes her mind and sends a letter of withdrawal of resignation and also report for duty The Assistant General

Manager or the Chairman are not examined to corroborate the evidence of MW-1.

26. These facts does not lead to any conclusion that the first party is guilty of any misconduct. There was absolutely no impediment for the second party to deffer order communicated to the Bank on 9-2-91, in view of letter of withdraw dated 8-2-91. If the letter Ex-W-2 is ignored altogether the first party legally entitled to change her decision before 12-2-91.

27. An order will become effective only after its service. An order will not have retrospective effect unless a party accepts the same. Since Ex-W-7 has not reached the first party on or before the intended date of relief any order served later is a nullity in the eye of law. Therefore this Tribunal has no hesitation to answer both questions in favour of first party.

28. In view of these undisputed facts the II party are not justified in ignoring the letter sent for withdrawal of resignation and to act on a belated order Ex-W-7 to terminate the services of first party w.e.f. 9-2-91, on the guisa of resignation.

ORDER

In the result the reference is accepted. The order of termination made by the second party against the first party is hereby set aside. The first party is entitled for reinstatement, continuity of service and all other benefits including full back wages from the date of her termination till her re-instatement.

(Dictated to the Stenographer transcribed by her, corrected and signed by me on 11-3-1999).

JUSTICE R. RAMAKRISHNA, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.प्र. 1086.—औद्योगिक विवाद अधिनियम, 1947 (1947 का. 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार नोर्दन रेलवे, अम्बाला कैंट के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निश्चित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एन-41011/13/95-आई.आर. (बी/बी-1)]

समान, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1086.—in pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Northern Railway Ambala Cantt. and their workman, which was received by the Central Government on 23-3-1999.

[I-41011/13/95-IR(B.I.I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I D, 114/97

Workmen

C/o The Divl. Secretary,
Uttar Railway Karamchhari Union,
A. C. Kapoor Ahata, Ambala Cantt.

— Petitioner

Versus

The Divisional Rly. Manager,
Northern Railway, Ambala Division,
Ambala Cantt.

— Respondent

Representatives :

For the workman : None.

For the management : Sh. P. P. Khorana.

AWARD

(Given on 12th February, 1999)

The Central Govt. Ministry of Labour vide Notification No. L-41011/13/95-I.R. (B.) dated 19th March 1997 has referred the following dispute to this Tribunal for adjudication :

Terms of Reference

No. Demand

12. Issue of Overcoats to Class IV Staff :

"Whether the action of the management of N. Rly. Ambala Division, in not issuing overcoat to Class IV Staff appointed after 1-1-73 is legal and fair. If not to what relief the workmen are entitled ?

14. Screening & Regularisation of Casual Workers:

"Whether the action of the management of N. Rly. Ambala Div. in not screening the 22 Casual Labourers (as per list) is legal? If not to what relief the workmen are entitled?"

2. The present case was fixed for filling of claim statement by the workman. Today none is present on behalf of the workman. It appears that the workmen are not interested to pursue with the present reference. In view of the above situation, the present reference is answered against the workmen as no claim statement has been filed by the workmen. Appropriate Govt. be informed.

Chandigarh,
12-2-1999.

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.प्र. 1087.—औद्योगिक विवाद अधिनियम, 1947 (1947 का. 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार नोर्दन रेलवे, फिरोजपुर (पंजाब) के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निश्चित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक

अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-41012/7/94-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1087.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Northern Railway, Ferozepur (Pb.) and their workman, which was received by the Central Government on 23-3-1999.

[L-41012/7/94-IR(B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING
OFFICER, CENTRAL GOVT. INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT,
CHANDIGARH

Case No. I.D. 54/95

Shri Prītam Lal, village Mardhpur Jata, Post
Office Thinnor, Distt. Hoshiarpur (Pb.)
Petitioner

Versus

Northtarn Railway, Ferozepur (Pb.)
— Respondent

Appearance :

For the workman : None.

For the management : Shri N. K. Zakhmi.

AWARD

The Central Government vide Notification No. L-41012/7/94-I.R. (B-I) dated 1st June, 1995 has referred the following Dispute to this Tribunal for adjudication :

“Whether the action of the management of Northern Railway in terminating the services of Shri Prītam Lal w.e.f. 29-7-93 is legal and justified ? If not, to what relief the workman is entitled to ?”

2. The case was fixed for filing of claim, statement by the workman. Despite several registered notices, the workman has not put up appearances. It appears that he is not interested to pursue with the present reference. In view of the above. The present reference is returned to the Ministry as not pursued. Appropriate Govt. be informed.

Chandigarh,
8-1-1999.

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1088.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार नोर्दन रेलवे अम्बाला कैंट के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-41012/131/94-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1088.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Northern Railway Ambala Cantt. and their workman, which was received by the Central Government on 23-3-1999.

[L-41012/131/94-IR(B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING
OFFICER, CENTRAL GOVT. INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT,
CHANDIGARH

Case No. I.D. 96/95

Sh. Nibbar S/o Auti, Kachha Kotha, Sink Line
Ambala Cantt. --- Petitioner

Versus

The D.R.M. Ambala Division Northern Rail-
way, Ambala Cantt. — Respondent.

Appearance :

For the workman : None.

For the management : Shri N. K. Zakhmi.

AWARD

The Central Govt. vide Notification No. L-41012/131/94-I. R. (B) dated 30th November 1995 has referred the following Dispute to this Tribunal for adjudication :

“Whether the action of the management of DRM, Northern Rly., Ambala Division in terminating the services of Sh. Nibbar Ex-Daily wager w.e.f. 28-11-92 is just & Legal? If not, what relief the workman is entitled to?”

2. The present case was fixed for today for filing of claim statement. Despite several registered notices to the workman, no body appeared on behalf of the

ested in pursuing the present reference. The present reference is returned to the appropriate Govt. for want of prosecution.

Chandigarh
8-12-1998

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1089:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार जे एण्ड के बैंक लिमिटेड के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एल-12011/2/94-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1089.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of J & K Bank Ltd. and their workman, which was received by the Central Government on 23-3-1999.

[No. L-12011/2/94-IR(B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING
OFFICER, CENTRAL GOVT. INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT,
CHANDIGARH

Case No. I. D. 39/94

Sh. Tilak Raj,
C/o General Secretary,
Jammu Kashmir Bank Workmen Association,
Plot No. 127-A, Bakshi Nagar, Raulki,
Jammu-180001. — Petitioner

Versus

1. General Manager (A&P),
I&K Bank Ltd., Divisional Office,
J. R. Building, Ram Bagh, Srinagar.
2. Deputy General Manager (C),
J&K Bank Ltd. Divisional Office,
Town Hall Building, Jammu

-- Respondent

Representatives :

For the workman : None.

For the management : Shri Ashok Jagga.

AWARD

(Given on 16th February 1999)

The Central Govt. Ministry, of Labour vide Notification No. L-12011/2/94-I.R. (B-I) dated 5th May;

1994 has referred the following dispute to this Tribunal for adjudication :

"Whether the transfer of Shri Tilak Raj, Assistant Cashier, Town Hall Branch, Jammu is justified ? If not, to what relief the workman is entitled ?"

2. Today the case was fixed for filing of claim statement by the workman. None appeared on behalf of the workman despite several notices for the last five years. It appears that workman is not interested to pursue with the present reference. In view of the above situation and in the absence of claim statement the present reference is answered against the workman. Appropriate Govt. be informed.

Chandigarh.
16-2-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1090:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार स्टेट बैंक आफ पटियाला के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-12011/8/95-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1090.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of Patiala and their workman, which was received by the Central Government on 23-3-99.

[No. L-12011/8/95-IR(B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING
OFFICER, CENTRAL GOVT. INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT,
CHANDIGARH

Case No. I. D. 103/96

Vinod Nanda,
C/o General Secretary,
All India S.B.P. Staff Federation,
B-5/14, Shakti Nagar, Solan-173212 (H.P.).

Versus

General Manager,
State Bank of Patiala,
The Mall, Patiala-147 001.

Appearance :

For the workman : None.

For the management : Sh. N. K. Zakhmi.

AWARD

Passed on 9th February, 1999

The Central Govt. Ministry of Labour vide Notification No. L-12011/8/95-I.R. (B-I) dated 29th October, 1996 has referred the following dispute to this Tribunal for adjudication :

“Whether the action of the management of State Bank of Patiala in transferring Sh. Vinod Nanda from Verma (Amritsar) to Udhampur (J&K) is legal and justified? If not, to what relief the concerned workman is entitled and from what date ?”

2. Today the case was fixed for filing of claim statement by the workman. Despite several notices, none has put up appearance on behalf of the workman. It appears that workman is not interested to pursue with the present reference. In view of the above, the present reference is returned for want of prosecution. Appropriate Govt. be informed.

Chandigarh
9-2-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1091:— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार स्टेट बैंक ऑफ पटियाला के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-12011/21/94-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1091.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of Patiala and their workman, which was received by the Central Government on 23-3-1999.

[No. L-12011/21/94-IR(B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING
OFFICER, CENTRAL GOVT. INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT
CHANDIGARH

Case No. I. D. 26/96

S. Sh. B. K. Sharma & L. R. Singhla,
C/o President, All India State Bank of
Patiala Staff Federation,
307, Housing Board, Jind --- Petitioner

Versus

General Manager,
State Bank of Patiala,
Head Office, The Mall,
Patiala-147 001.

Representatives :

For the workmen : None.

For the management : Shri N. K. Zakhmi.

AWARD

(Given on 23rd February 1999)

The Central Govt. Ministry of Labour vide Notification No. L-12011/21/94-I.R. (B-I) dated 19th March, 1996 has referred the following dispute to this Tribunal for adjudication :

“Whether the action of the management of State Bank of Patiala for designating/promoting the Head Clerk to the post of Special Asstts. at the same branch i.e. Jind by ignoring the pending requests of S/Shri B.K. Sharma & L. R. Singhla, Special Asstts. for transfer to Jind as per policy laid down vide circular No. Per/52 of 1990 is just, fair and legal? If not, what relief they are entitled to?”

2. Today the case was fixed for filing of claim statement by the workman. Despite several notices none has put up appearance. It appears that workmen are not interested to pursue with the present reference. In view of the above, the present reference is returned to the Ministry for want of prosecution. Appropriate Govt. be informed.

Chandigarh
23-2-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1092:— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार स्टेट बैंक ऑफ पटियाला के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारियों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-12011/22/94-आई.आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1092.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the

Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of Patiala and their workman, which was received by the Central Government on 23-3-1999.

[No. L-12011|22|94-IR(B-I)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 20|96

Mrs. Renu Taneja,
C/o General Secretary, State Bank of
Patiala Employees Union (Haryana),
C/o State Bank of Patiala Main Branch,
Delhi Road, Rohtak-124001.

— Petitioner

Vs.

General Manager,
State Bank of Patiala,
The Mall, Patiala-147001. -- Respondent

Representatives :

For the workman : None.

For the management : Shri N. K. Zakhmi.

AWARD

(Given on 23rd February, 1999)

The Central Govt. Ministry of Labour vide Notification No. L-12011|22|94-I.R. (B-I) dated 27th February, 1996 has referred the following dispute to this Tribunal for adjudication :

“Whether the action of the management of State Bank of Patiala in terminating the services of Mrs. Renu Taneja is just, fair and legal? If not, what relief she is entitled and from what date?”

2. Today the case was fixed for filing of claim statement by the workman. Despite several notices none appeared on behalf of the workman. It appears that workman is not interested to pursue with the present reference. In view of the above situation, the reference is returned to the Appropriate Govt. for want of prosecution. Appropriate Govt. be informed.

Chandigarh
23-2-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1093.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार स्टेट बैंक आफ इंडिया, चंडीगढ़ के प्रबंधन के संबंध निरोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक

अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-12011/36/91-आई.आर. (बी-3)/बी-1]
सनातन, डेस्क अधिकारी

New Delhi, the 24th March, 1999

S.O. 1093.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of India Chandigarh and their workman, which was received by the Central Government on 23-3-1999.

[No. L-12011|36|91-IR(B-3)|B-I]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I.D. 163|91

Jaipal & Gobind Singh,
C/o General Secretary,
State Bank of India Staff Congress,
3135, Sector 22-D, Chandigarh-160022.

— Petitioner

Versus

General Manager (P)
State Bank of India,
Local Head Office,
Sector-17, Chandigarh.

— Respondent

Representatives :

For the workmen : Sh. J. G. Verma.

For the management : None.

AWARD

(Given on 12th February, 1999)

The Central Govt. Ministry of Labour vide Notification No. L-12011|36|91-I.R. (B-3) dated 24th October, 1991 has referred the following dispute to this Tribunal for adjudication :

“Whether the action of the management of State Bank of India in transferring S/Shri Jaipal and Gobind Singh Vistt. Record Keeper, Godown Keeper, Cashier from Chandigarh to Kot Kapura and Morinda respectively was justified? If not, to what relief the workmen are entitled?”

2. The present case was today fixed for settlement. The representatives of the workman Shri J. G. Verma made a statement that the reference has been settled amicably and the workmen do not want to pursue with the present reference. In view of the statement

made on behalf of the workmen, the present reference is returned as settled. Appropriate Govt. be informed.

Chandigarh
12-2-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 26 मार्च, 1999

का.आ. 1094:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार दी बैंक ऑफ राजस्थान लिमिटेड के प्रबंधन के सबूत नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय को 23-3-1999 को प्राप्त हुआ था।

[सं. एल-12012/41/97-आई. आर. (बी-1)]
सनातन, डेस्क अधिकारी

New Delhi, the 26th March, 1999

S.O. 1094.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of The Bank of Rajasthan Ltd. and their workman, which was received by the Central Government on 23-3-1999.

[No. L-12012/41/97-IR(B-1)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 193/97

Ramesh Kumar S/o Shri Hansa Ram,
Village Kanawani, P. O. Chhajrasi,
Distt. Ghaziabad (U.P.) 201010

Versus

The Regional Manager,
The Bank of Rajasthan Ltd.,
Karol Bagh, New Delhi.

Appearance :

For the workman : None.

For the management : Sh. S. K. Garg.

AWARD

Passed on 28th January, 1999

The Central Govt. Ministry of Labour vide Gazette notification No. L-12012/41/97-IR (B-I) dated 5th November 1997 has referred the following dispute to this Tribunal for adjudication :

“Whether the action of the management of Bank of Rajasthan Ltd., in terminating the ser-

vices of Shri Ramesh Kumar (Peon) w.e.f. 5-2-96 is justified or not? If so, what relief the workman is entitled to?”

2. Today the case was fixed for filling of claim statement by the workman. The rep. of the management filed an application stating that a compromise has been reached between the parties. The settlement has been marked as Ex. CI. In view of the settlement between the parties, the present reference is returned to the Ministry as settled. Appropriate Govt. be informed.

Chandigarh
28-1-1999

B. L. JATAV, Presiding Officer

नई दिल्ली, 26 मार्च, 1999

का.आ. 1095:—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार स्टेट बैंक ऑफ इंडिया चंडीगढ़ के प्रबंधन के सबूत नियोजकों और उनके कर्मचारों के बीच अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चंडीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल.-12012/177/94-आई. आर. (बी.-3)]
सनातन, डेस्क अधिकारी

New Delhi, the 26th March, 1999

S.O. 1095.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of State Bank of India, Chandigarh and their workman, which was received by the Central Government on 23-3-1999.

[No. L-12012/177/94-IR(B-3)]
SANATAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 90/95

V. K. Azad S/o Sh. Chaman Lal,
W.L.-233, Ahata Nasar Khan Basti Gujan,
Main Bazar, Jalandhar (Panjab).

Versus

Assistant General Manager,
State Bank of India,
Region-V Zonal Office (P.B.),
Sector-17-B, Chandigarh.

Appearance :

For the workman : None.

For the management : None.

AWARD

BETWEEN

Passed on 28th January, 1999

The Divisional Personnel Officer, Southern Railway Trivandrum-695001, Kerala State.

(By Sri. A. Shanvaskhan, Advocate, Kullam)

AND

Smt. Rajamma, Pazhayakattu Thekkathil Menampally, Pathiyoor P.O., Alappuzha Dist. Kerala State.

(By Sri. George Mathews, Advocate, Kollam)

AWARD

The Government of India as per Order No. L-41012/185/95-IR(B.I) Dated 7-2-1997 have referred this industrial dispute to this Tribunal for adjudicating the following issue:

“Whether the Railway Administration has acted legally and justifiably in denying re-employment to the workman-khalasi Smt. K. Rajamma? If not, to what relief the workman is entitled?”

The Central Govt. Ministry of Labour vide Gazette notification No. L-12012/177/94-I.R. (B-3) dated 22nd November 1995 has referred the following dispute to this Tribunal for adjudication :

“Whether the termination of services of Sh. V.K. Azad clerk-cum-cashier is justified and legal? If not to what relief is the workman entitled?”

2. Today the case was fixed for filing of claim statement by the workman. Despite several registered notices the workman has not put up appearance. It appears that workman is not interested to pursue with the present reference. In view of the above situation, the present reference is returned to the Ministry as not pressed. Appropriate Govt. be informed.

Chandigarh

28-01-1999

B. L. JATAV, Presiding Officer.

नई दिल्ली, 26 मार्च, 1994

का.आ. 1096.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसूचन में, केन्द्रीय सरकार सर्वेस रेनवे, त्रिवेन्द्रम के प्रशासन के संयुक्त नियोजकों और उनके कर्मचारियों के बीच, अनुसूचित निदेशित औद्योगिक विवाद में औद्योगिक अधिकरण कोलम के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एल.-41012/185/95-आईआर(बी-1)]

सनान, डेस्क अधिकारी

New Delhi, the 26th March, 1999

S.O. 1096.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Kollam as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Southern Railway Trivendrum and their workman, which was received by the Central Government on 23-3-1999.

No. L-41012/185/95-IR(B-I)]

SANATAN, Desk Officer

ANNEXURE

IN THE COURT OF THE INDUSTRIAL TRIBUNAL, KOLLAM

(Dated, this the 6th day of March, 1999)

PRESENT:

Sri. C. N. Sasidharan Industrial Tribunal

IN

Industrial Dispute No. 4/97

2. The worker Smt. K. Rajamma was a casual labourer as woman khalasi in the open line Civil Engineering Department of the Trivandrum Division of Southern Railway, the management. According to her she was appointed on 19-5-1976 and continued till 19-11-1976 continuously. On 19-11-1976 she was settled due to completion of work with promise that she will be employed as and when any further vacancy arises. At the time of retrenchment she had continuous service of 173.1/2 days. But thereafter she was not given any re-employment. The management has given re-employment to several other women Khalasi workers who had worked along with the worker. As per Sec. 25-H of the Industrial Disputes Act (the Act for short) she has preference over other persons if the management propose any other workers to be taken. As per the provisions of Indian Railway Establishment Manual the management should maintain a register of all divisions indicating the nature of casual labour substitution and temporary workmen who have six months service for the purpose of future employment as casual workmen and also as regular employees. There is similar provision in the Act also. Though several vacancies have arisen after the retrenchment of the worker, she was not provided with re-employment. Only when Smt. Anandavally and Smt. Pankajakshy got re-employment this worker came to know that her candidature is not so far considered. Thereafter the worker sent several representations to the management but there was no response. Hence the worker has raised this dispute. The management has not participated in the conciliation conference. According to her she is entitled to get re-employment as per the provisions of Indian Railway Establishment Manual and as per the Act. It is also stated that after retrenchment the worker remained unemployed and is suffering from much hardship mental agony and financial loss.

3. The management oppose the claim of the worker. The worker had worked under Inspector of works, construction, Kollam from 19-5-1976 for 234 days

and she has never worked in open line as claimed. Her services were terminated w.e.f. 12-11-1976 due to completion of work. The engagement of retrenched casual labourers during 1990 etc. is based on the seniority list of retrenched casual labourers which is prepared consequent on the decision of the Supreme Court in India Pal Yadav Case in respect of casual labourers retrenched after 1-1-1981. Subsequently another list was also prepared as per the direction of the Supreme Court for casual labourers who had been retrenched prior to 1-1-1981 and desire to claim the benefit of re-employment scheme. The management has given chance to such casual labourers to register the names before 31-3-1987 as per the directions of the Supreme Court. But the worker failed to register her name before 31-3-1987. Every re-engagement according to requirement was made from the list of casual labourers retrenched on or after 1-1-1981 as per the directions of the Supreme Court. Thereafter the two lists were merged as per the order of the Central Administrative Tribunal (CAT) in OA. No. 1706/94 dated 19-6-1996. The worker is not entitled to come under the scheme as she has failed to register her name by 31-3-1987. The management has not violated Sec. 25(4) of the Act. CAT has upheld the decision of management in rejecting the claim of Sri. Surendra Paenicker on the basis that the application for registration was received after 31-3-1987. The claim of the worker is illegal and unjustifiable.

4. The worker examined herself as WW1. Exts. W1 to W5 have been marked on her side. The Senior Personnel Inspector of Southern Railway Trivandrum has given evidence as MW1 on the side of management. Exts. M1 to M5 have also been marked in support of the case of management.

5. Admittedly the worker had worked under the management though according to the management she has not worked in the open line but only under the Inspector, construction. Ext. W1 casual labour service card is admittedly issued to worker and as per that she had worked as woman khalasi from 19-5-1976 to 19-11-1976 with short breaks. It is also not disputed that the management has evolved scheme to give re-employment. But according to the management of worker has not applied for registering her name before 31-3-87 and hence her name was not included in the list prepared by the management for casual labourers who were retrenched after 1-1-1981 and other casual labourers retrenched period to 1-1-1981. No doubt the worker has not applied for registering her name before 31-3-1987. But according to her she was not aware of the preparation of list of such retrenched workers and the directions of the Supreme Court. The decision of the Supreme Court in Inder Pal Yadav Case and the subsequent decision mentioned in the written statement of management are not made available to this Tribunal to understand the exact position. According to the management they have published the notice in their various offices and also in newspaper. MW1 has deposed that such notification was issued in the Division offices of the Railway on 2-3-1987. According to this witness about 3000 workers accordingly applied for registration. The management has not produced the copy of such notification or the newspaper cutting.

There is nothing to show that management has given necessary publicity regarding the preparation of such a list and giving opportunity to the retrenched casual labourers for registering their names. Therefore the contention that the management has duly published the notice giving opportunity to the worker cannot be accepted. Her definite case is that she was not aware of any such notification and she came to know of such re-employment only when Smt. Anandavally and Smt. Pankajakshy were re-employed by the management. Therefore the contentions of the management that the worker failed to register her name before 31-3-1987 though the management has afforded sufficient opportunity by issuing notification and hence she is not entitled to get re-employment is only to be rejected.

6. The worker as WW1 has categorically deposed that she was not aware of the notification allegedly issued by the management and also the paper publication regarding registration of her name before the cut off date. According to her she has submitted Ext. W2 and W3 representations for re-engagement. Ext. W2 is dated 10-8-1980 requesting for re-engagement as per Railway Establishment Manual. According to the management Ext. W2 was never received by the management. But, MW1, the Senior Personnel Inspector, examined on the side of the management has not specifically denied receipt of Ext. W2. On the other hand this witness has only pleaded ignorance about receipt of Ext. W2. No doubt the worker has not produced the postal receipt or acknowledgement or any other document to prove that Ext. W2 was sent to the management. But MW1 has not denied receipt of Ext. W2 and the management has not produced the Miscellaneous registers where entries are made with regard to letters received by the management. The explanation of MW1 for the non-production that the period of such registers is only for three years. But he has not stated that the relevant register had been destroyed and not available and hence it could not be produced. So long as MW1 has not denied receipt of Ext. W2 and not produced the relevant registers the statement of WW1 regarding issuance of Ext. W2 is only to be accepted particularly when there are no reasons to disbelieve WW1. It is true that Ext. W2 was sent not in accordance with any call made by the management or notification issued for re-engagement of casual labourers. But the worker has made a specific request as per Ext. W2 for re-engagement and hence it should have been considered by the management for registration particularly on the ground that the workers is only a poor, scheduled caste retrenched casual labourer. Admittedly the management has received Ext. W5 representation from the worker for re-engagement. No doubt Ext. W5 is dated 25-2-1995, long after the cut off date of 31-3-1987, but Ext. W5 proves the requirement of employment for the worker. It is also noticeable that the management has not responded Ext. W5 informing the worker that her request cannot be considered since she failed to register her name before 31-3-1987. Further, the management has admittedly not responded to the notices from labour authorities on the basis of the dispute raised by the worker. The management has not participated in the conciliation conferences convened by the labour authorities. Such

negative attitude of the management also shows that the management purposely wanted to void the worker from giving employment and that the management has prepared the list without duly publishing the matter and including the names of persons in whose cases the officials of management are interested as pleaded by the worker. The evidence of WW1 supported by Exts. W2, W5 and the other circumstances mentioned above fully support the case of the worker for not registering her name before 31-3-1987 and that the management has purposely avoided her name for giving re-employment.

7. As stated earlier the objection of the management is that the worker has not registered her name before 31-3-1987 and hence the claim for reemployment cannot be considered. There is no dispute that the management has prepared a list of casual workers for re-engagement and there was cut off date for registration. But it is not proved that the management has duly published the preparation of list of employees and the cut off date. MW1 has deposed that the management has published notice in the Divisional offices and in the newspaper. But, it is not proved by producing copy of any such notification. Reliance was placed on Exts. M1 to M5 in support of the case of management as deposed by MW1. Exts. M1 and M3 are copies of letters addressed to the General Managers from the Railway Board dated 11-9-1986 and 16-3-1987 respectively which are regarding scheme granting temporary status to project casual labourers and maintaining a seniority list. Ext. M2 is copy of letter addressed to the General Managers from the Railway Board regarding maintenance of casual labour register. These letters are issued to the subordinate officers from the Railway Board and even the management has no case that the worker had any opportunity to know about these letters. Further these are regarding terms of employment of casual labourers. Hence, Exts. M1 to M3 will not support the case of management. Ext. M4 is copy of order of CAT in OA No. 1295/96 dated 31-1-1997 filed by Sri Surendra Panicker. In that case the petitioner made representation on 4-4-1987 for inclusion of his name in the casual labour register for re-engagement. That petition was dismissed as he had made his representation beyond 31-3-1987. It is not clear from Ext. M4 order as to whether the petitioner in that case was aware of the cut off date and then delayed his request. Ext. M5 is also copy of order of CAT in OA. No. 1706/94 dated 19-6-1996 on a petition filed by Sri. Rajan. In that case the question considered was regarding re-engagement of casual labour who were retrenched after 1-1-1981 in preference to those retrenched before 1-1-1981. Therefore, Exts. M4 and M5 are accordingly to me have no application here.

8. As held by me above it is clearly established that the worker could not register her name before 31-3-1987 for re-engagement due to the reasons beyond her control. Therefore, she is eligible for getting her name registered in the list of employees for re-engagement. However, since the worker has not applied for registration before 31-3-1987 and the management has already prepared a list and also re-engagement is going on from the list, it is not proper

to include the name of the worker ignoring the seniority of other employees already registered. It is noticeable that the management has not completed re-engagement of employees from the list and the list is still alive. Hence on a consideration of the totality of circumstances and also to meet the ends of justice particularly on the ground that the worker is a poor scheduled caste unemployed woman, it is only proper and necessary to include the name of the worker in the list kept and maintained by the management as the last name just below the name of Smt. K. Mani, worker in I.D. 3/97. I am taking this view on the ground that by including the name of the worker in the relevant list and by giving re-engagement to her no prejudice and hardship will be caused to other candidates in the list and also to the management. The management is accordingly directed to do so.

9. In the result, an award is passed holding that the Railway Administration has acted illegally and unjustifiably in denying re-employment to the woman Khalasi Smt. K. Rajamma and hence she is entitled to be registered in the relevant list of employees and to get re-employment.

C. N. SASIDHARAN, Industrial Tribunal

APPENDIX

Witness examined on the side of the Workman
WW1. Smt. Rajamma.

Witness examined on the side of the Management
Sri. M. K. Suresan.

Documents marked on the side of the Workman

Ext. W1. Casual labour service card in the name of Smt. Rajamma.

Ext. W2. Copy of representation addressed to the Divisional Personnel Office of management, Trivandrum from Smt. K. Rajamma dated 10-8-1980.

Ext. W3. Certified copy of the order of Central Administrative Tribunal, Ernakulam Bench in OA. No. 134/10/94 dated 4-10-94.

Ext. W4. Copy of failure of conciliation report addressed to the Secretary to the Government of India, Ministry of Labour from Asst. Labour Commissioner, Trivandrum dated 24-8-1995 with copy to Smt. K. Rajamma.

Ext. W5. Copy of representation addressed to Divisional Manager of management Trivandrum from Smt. Rajamma dated 25-2-1995.

Documents marked on the side of the Management.

Ext. M1. Copy of Railway Board's letter addressed to the General Managers. All Indian Railways dated 11-9-1986.

Ext. M2. Copy of Railway Board's letter addressed to the General Managers. All Indian Railways dated 4-3-1987.

Ext. M3. Photostat copy of letter issued to all supervisory officials, Southern Railway from Divisional Railway Manager, Trivandrum dated 16-3-1997.

Ext. M4. Certified true copy of order of Central Administrative Tribunal, Ernakulam Bench in OA. NO. 1295/96 dated 31-1-1997.

Ext. M5. Certified true copy of order of Central Administrative Tribunal, Ernakulam Bench in OA. No. 1706/94 dated 19-6-1996

नई दिल्ली, 26 मार्च, 1999

का.अ. 1097—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सदर्न रेलवे, त्रिवेंद्रम के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण कोल्लाम के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एन-41012/186/95-आई आर बी-1]

सानतन, डेस्क अधिकारी

New Delhi, the 26th March, 1999

S.O. 1097.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal Kollam as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Southern Railway, Trivandrum and their workman, which was received by the Central Government on 23-3-1999.

[No. L-41012/186/95-IR(B-I)]

SANATAN, Desk Officer

ANNEXURE

In the Court of the Industrial Tribunal, Kollam

(Dated, this the 2nd day of March, 1999)

PRESENT :

SRI. C. N. SASIDHARAN

INDUSTRIAL TRIBUNAL

IN

INDUSTRIAL DISPUTE NO. 3/97

Between

The Divisional Personnel Officer, Southern Railway, Trivandrum, Kerala State.

(By Sri. A. Shanavaskhan, Advocate, Kollam)

And

Smt. Mani, Pazhayabattu Thekkethil, Menampally, Pathiyoar, P.O. Alappuzha Dist. Kerala State.

(By Sri. George Mathews, Advocate, Kollam)

AWARD

The Government of India as per Order No. L-41012/186/95-IR(B.I) dated 7-2-1997 have referred this industrial dispute to this Tribunal for adjudicating the following issue :

"Whether the Railway Administration has acted legally and justifiably in denying re-employment to the woman-khalasi Smt. K. Mani? If not, to what relief the workman is entitled?"

2. The worker Smt. K. Mani was a casual labourer as woman khalasi in the open line Civil Engineering Department of the Trivandrum Division of Southern Railway, the management. According to her she was appointed on 19-5-1976 and continued till 12-11-1979 with short breaks. On 12-11-1979 she was settled due to completion of work with promise that she will be employed as and when any future vacancy arises. At the time of retrenchment she had continuous service on 230-1/2 days. But thereafter she was not given any re-employment. The management has given re-employment to several other woman khalasi workers who had worked along with the worker. As per Sec. 25-H of the Industrial Disputes Act (the Act for short) she has preference over other persons if the management propose any other workers to be taken. As per the provisions of Indian Railway Establishment Manual the management should maintain a register of all divisions indicating the nature of casual labour substitution and temporary workmen who have six months service for the purpose of future employment as casual workmen and also as regular employees. There is similar provision in the Act also. Though several vacancies have arisen after the retrenchment of the worker, she was not provided with re-employment. Only when Smt. Anandavally and Smt. Pankajakshy got re-employment this worker came to know that her candidature is not so far considered. Thereafter the worker sent several representations to the management but there was no response. Hence the worker has raised this dispute. The management has not participated in the conciliation conference. According to her she is entitled to get re-employment as per the provisions of Indian Railway Establishment Manual and as per the Act. It is also stated that after retrenchment the worker remained unemployed and is suffering from much hardship, mental agony and financial loss.

3. The management opposes the claim of the worker. According to the management the worker had worked under Inspector of works construction, Kollam from 19-5-1976 for 173-1/2 days and she has never worked in open line as claimed. Her services were terminated w.e.f. 19-11-76 due to completion of work. The engagement of retrenched casual labourers during 1990 etc. is based on the seniority list of retrenched casual labourers which is prepared consequent on the decision of the Supreme Court in Inder Pal Yadav Case in respect of casual labourers retrenched after 1-1-1981. Subsequently another list was also prepared as per the direction of the Supreme Court for casual labourers who had been retrenched prior to 1-1-1981 and desire to claim the benefit of re-employment scheme. The management has given chance to such casual labourers to register the names before 31-3-1987 as per the directions of the Supreme Court. But the worker failed to register her name before 31-3-1987. Every re-engagement according to requirement was made from the list of casual labourers retrenched on or after 1-1-1981 as per the directions of the Supreme Court. Thereafter the two lists were merged as per the order of the Central Administrative Tribunal (CAT) in OA. No. 1706/94 dated 19-6-1996. The worker is not entitled to come under the scheme as she has failed to register her name by 31-3-1987. The management has not violated Sec. 25(4) of the Act. CAT has upheld the decision of management in rejecting the claim of Sri Surendra Panicker on the basis that the application for registration was received after 31-3-1987. The claim of the worker is illegal and unjustifiable.

4. The worker examined herself as WW1. Exts. to W8 have been marked on her side. The Senior Personnel Inspector of Southern Railway, Trivandrum has given evidence as MW1 on the side of management. Exts. M1 to M8 have also been marked in support of the case of management.

5. Admittedly the worker had worked under the management though according to the management she has not worked in the open line but only under the Inspector, construction. Ext. W1 casual labour service card is admittedly issued to the worker and as per that she had worked as woman khalasi from 19-5-1976 to 12-11-1979 with short breaks. It is also not disputed that the management has evolved scheme to give re-employment to such casual labourers in accordance with vacancy and she is also eli-

gible to be considered for such re-employment. But according to the management the worker has not applied for registering her name before 31-3-1987 and hence her name was not included in the list prepared by the management for casual labourers who were retrenched after 1-1-1981 and other casual labourers retrenched prior to 1-1-1981. No doubt the worker has not applied for registering her name before 31-3-1987. But according to her she was not aware of the preparation of list of such retrenched workers and the directions of the Supreme Court. The decision of the Supreme Court in Inder Pal Yadav Case and the subsequent decision mentioned in the written statement of management are not made available to this Tribunal to understand the exact position. According to the management they have published the notice in their various offices and also in newspaper. MW1 has deposed that such notification was issued in the Division Offices of the Railway on 10-3-1987 and 16-3-1987 and also in newspaper. According to this witness about 3000 workers accordingly applied for registration. The management has not produced the copy of such notification or the newspaper cutting. There is nothing to show that management has given necessary publicity regarding the preparation of such a list and giving opportunity to the retrenched casual labourers for registering their names. Therefore the contention that the management has duly published the notice giving opportunity to the worker cannot be accepted. Her definite case is that she was not aware of any such notification and she came to know of such re-employment only when Smt. Anandavally and Smt. Pankajakshy were re-employed by the management. Therefore the contention of the management that the worker failed to register her name before 31-3-1987 though the management has afforded sufficient opportunity by issuing notification and hence she is not entitled to get re-employment is only to be rejected.

6. The worker as WW1 has categorically deposed that she was not aware of the notification allegedly issued by the management and also the paper publication regarding registration of her name before the cut off date. According to her she has submitted Ext. W2 and W3 representations for re-engagement. Ext. W2 is dated 10-8-1980 requesting for re-engagement as per Railway Establishment Manual. According to the management Ext. W2 was never received by the management. But MW1, the Senior Personnel Inspector, examined on the side of the management has not specifically denied receipt of Ext. W2. On the other hand this witness has only pleaded ignorance about receipt of Ext. W2. No doubt the worker has not produced the postal receipt or acknowledgement or any other document to prove that Ext. W2 was sent to the management. But MW1 has not denied receipt of Ext. W2 and the management has not produced the Miscellaneous registers where entries are made with regard to letters received by the management. The explanation of MW1 for the non production is that the period of such registers is only for three years. But he has not stated that the relevant register had been destroyed and not available and hence it could not be produced. So long as MW1 has not denied receipt of Ext. W2 and not produced the relevant registers the statement of WW1 regarding issuance of Ext. W2 is only to be accepted particularly when there are no reasons to disbelieve WW1. It is true that Ext. W2 was sent not in accordance with any call made by the management or notification issued for re-engagement of casual labourers. But the worker has made a specific request as per Ext. W2 for re-engagement and hence it should have been considered by the management for registration particularly on the ground that the worker is only a poor scheduled caste retrenched casual labourer. Admittedly the management has received Ext. 413 representation from the worker for re-engagement. No doubt Ext. W3 is dated 25-2-1995 long after the cut off date of 31-3-1987, but Ext. W3 proves the requirement of employment for the worker. It is also noticeable that the management has not responded Ext. W3 informing the worker that her request cannot be considered since she failed to register her name before 31-3-1987. Further the management has admittedly not responded to the notices from labour authorities on the basis of the dispute raised by the worker. The management has not participated in the conciliation conferences convened by the labour authorities. Such negative attitude of the management also shows that the management purposely wanted to avoid the

worker from giving employment and that the management has prepared the list without duly publishing the matter and including the names of persons in whose cases the officials of management are interested as pleaded by the worker. The evidence of WW1 supported by Ext. W2, W3 and the other circumstances mentioned above fully support the case of the worker for not registering her name before 31-3-1987 and that the management has purposely avoided her name for giving re-employment.

7. As stated earlier the objection of the management is that the worker has not registered her name before 31-3-1987 and hence her claim for re-employment cannot be considered. There is no dispute that the management has prepared a list of casual workers for re-engagement and there was cut off date for registration. But it is not proved that the management has duly published the preparation of list of employees and the cut off date. MW1 has deposed that the management has published notice in the Divisional Offices and in the newspaper. But it is not proved by producing copy of any such notification. Reliance was placed on Exts. M1 to M8 in support of the case of management as deposed by MW1. Ext. M1 is paper notification dated 28-6-1998. That notification is regarding recruitment of employees from the list already prepared which has nothing to do with the present dispute and the worker has made request admittedly in 1995. Exts. M2, M3 and M5 are copies of letters addressed to the General Managers from the Railway Board dated 11-9-1986 which are regarding scheme granting temporary status to project casual labourers and maintaining a seniority list. Ext. M4 is copy of letter addressed to the General Managers from the Railway Board regarding maintenance of casual labour register. These letters are issued to the subordinate officers from the Railway Board and even the management has no case that the worker had any opportunity to know about these letters. Further these are regarding terms of employment of casual labourers. Hence Exts. M2 to M5 will not support the case of management. Ext. M6 is copy of the order of CAT in OA. No. 1340/94 dated 4-10-1992 dismissing the petition of the worker claiming regularisation of service. That dismissal was not on merit and the worker was permitted to move the labour authorities. Ext. M7 is also copy of order of CAT is OA 1706/94 dated 19-6-1996 on a petition filed by Sri Rajan. In the case the question considered was regarding re-engagement of casual labour who were retrenched after 1-1-1981 in preference to those retrenched before 1-1-1981. Ext. M6 and M7 orders have no application in the present dispute. Ext. M8 is copy of order of CAT in C.A. No. 1295/96 dated 31-1-1997 filed by Sri Surendra Panicker. In that case the petitioner made representation on 4-4-1987 for inclusion of his name in the casual labour register for re-engagement. That petition was dismissed as he had made his representation beyond 31-3-1987. It is not clear from Ext. M8 order as to whether the petitioner in that case was aware of the cut off date and then delayed his request. Therefore Ext. M8 also according to me has no application here.

8. As held by me above it is clearly established that the worker could not register her name before 31-3-1987 for re-engagement due to the reasons beyond her control. Therefore she is eligible for getting her name registered in the list of employees for re-engagement. However since the worker has not applied for registration before 31-3-1987 and the management has already prepared a list and also re-engagement is going on from the list, it is not proper to include the name of the worker ignoring the seniority of other employees already registered. It is noticeable that the management has not completed re-engagement of employees from the list and the list is still alive. Hence on a consideration of the totality of circumstances and also to meet the ends of justice particularly on the ground that the worker is a poor scheduled caste unemployed woman it is only proper and necessary to include the name of the worker in the list kept and maintained by the management as the last name. I am taking this view on the ground that by including the name of the worker in the relevant list and by giving re-engagement to her no prejudice and hardship will be caused to other candidates in the list and also to the management. The management is accordingly directed to do so.

9. In the result, an award is passed holding that the Railway Administration has acted illegally and unjustifiably in denying re-employment to the woman khalasi Smt. K. Mani and hence she is entitled to be registered in the relevant list of employees and to get re-employment.

C. N. SASIDHARAN, Industrial Tribunal

APPENDIX

Witness examined on the side of the workman

WW1. Smt. K. Mani.

Witness examined on the side of the Management :

MW1. Sri M. K. Suresh.

Documents marked on the side of the Workman

Ext. W1. Casual labour service card in the name of Smt. K. Mani.

Ext. W2. Copy of representation addressed to the Divisional Personnel Officer of management, Trivandrum from Smt. K. Mani dated 10-8-1980.

Ext. W3. Copy of representation addressed to Divisional Manager of management Trivandrum from Smt. K. Mani dated 25-2-1995.

Ext. W3-a. Postal receipt.

Ext. W4. Copy of representation addressed to the Asst. Labour Commissioner (Central) Trivandrum from Smt. K. Mani dated 3-4-1995.

Ext. W5. Letter addressed to the Divisional Personnel Officer of management, Trivandrum from the Asst. Labour Commissioner (Central) Trivandrum dated 14-8-1995 with copy to Smt. K. Mani.

Ext. W6. Copy of failure of conciliation report addressed to the Secretary to the Government of India, Ministry of Labour from Asst. Labour Commissioner, Trivandrum dated 24-8-1995 with copy to Smt. K. Mani.

Ext. W7. Certified true copy of the order of Central Administrative Tribunal Ernakulam Bench in OA. No. 1264/96 dated 22-1-1997.

Ext. W8. Certified copy of the order of Central Administrative Tribunal Ernakulam Bench in OA. No. 13420/94 dated 4-10-94.

Documents marked on the side of the Management

Ext. M1. Notification of management published Madhru-bhumi Daily Newspaper dated 28-6-1998.

Ext. M2. Copy of Railway Boards letter addressed to General Manager, All India Railways dated 11-9-1986.

Ext. M3. Copy of Railway Board letter addressed to the General Manager. All India Railways dated 2-3-1987.

Ext. M4. Copy of Railway Boards letter addressed to the General Managers, All India Railways dated 4-3-1987.

Ext. M5. Copy of Railway Boards letter addressed to the General Managers, All India Railways dated 21-10-1987.

Ext. M6. Certified true copy of order of Central Administrative Tribunal, Ernakulam Bench in OA. No. 1340/94 dated 4-10-1994.

Ext. M7. Certified true copy of order of Central Administrative Tribunal, Ernakulam Bench in OA No. 1706/94 dated 19-6-1996.

Ext. M8. Certified true copy of order of Central Administrative Tribunal, Ernakulam Bench in OA No. 1295/96 dated 31-1-1997.

नई दिल्ली, 22 मार्च, 1999

का.आ. 1098.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार डिफेंस सिक्यूरिटी कॉर्पस सेंटर के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद से श्रम मंत्रालय कोजिकोड के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-3-99 को प्राप्त हुआ था।

[सं. एल-14011/2/95-आई. आर. (डीयू.) के.वि. भरतउन्नी, अवसर - सचिव

New Delhi, the 22nd March, 1999

S.O. 1098.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Labour Court, Kozhikode as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Defence Security Corps Centre and their workman, which was received by the Central Government on 22-3-1999.

[No. L-14011/2/95 IR(DU)]
K.V.B. UNNY, Under Secy.

ANNEXURE

IN THE LABOUR COURT, KOZHIKODE, KERALA
STATE

Dated this the 20th day of January, 1999

PRESENT :

Shri P. Q. Barkath Ali, B.Sc. LL.B., Presiding Officer
I.D. (C) No. 4/95

BETWEEN

The Commandant/Chairman,
Defence Security Corps Centre
Unit Run Canteen (CSD),
Defence Security Corps Centre,
Kannur-13.

.. Management.

AND

The Secretary,
NCC Group Unit Run Canteen
Employees Association (CSD)
West Hill Barracks,
Calicut-673005.

.. Union.

REPRESENTATIONS :

Sri C. No. Radhakrishnan, Advocate, Cochi—For
Management.

Sri. K. Bhaskaran Nair, Advocate, Calicut—For Union.

AWARD

This is an industrial dispute between the management of Defence Security Corps Centre, Kannur and its workmen represented by the Secretary, N.C.C. Group Run Canteen Employees Association, West Hill, Barracks, Calicut regarding the justifiability of the termination of service of the workman by the management which is referred for adjudication to this court by Order No L-14011/2/95-IR(DU) of Ministry of Labour, Government of India, New Delhi.

2. The Secretary of the union filed a claim statement contending thus :—The workers are engaged in the Unit Run Canteen Centre of Defence Security Corps, Kannur by the management from 1982-83 onwards. Their dates of joining duty and designations are shown in the annexure attached to the statement. The canteen is run by the Defence Security Corps for the members of the unit and also for Ex-servicemen. The workers were neither paid wages on any scale nor dearness allowance, house rent allowance etc. A consolidated amount was paid as wages. In the original appointment orders of some of the workers it is stated that they would be on probation for 3 months. After 3 months they were informed that they have satisfactorily completed probation and that their pay is fixed. In the appointment order of the worker Miss. Raheja Bevi no period of probation was mentioned. She was informed that her appointment was temporary. All the workers were working in the establishment of the management for more than 240 days uninterruptedly. The management without any reason denied employment to the workers during the month December 1993, January and February, 1994. The dates of their termination from service are mentioned in the annexure attached to the claim statement. The establishment of the management is an industry and the workers are workers as defined in the Industrial Disputes Act. When the management prevented the workers from joining any trade unions the workers filed O. P. 2849/1989-L before the High Court and the High Court held that the workers are entitled to be the members of the unions. Thereafter, the management compelled the workers to sign in application forms after a period of 89 days initially and, later, after a period of 59 days. The workers filed O.A. 1869/93 before the Central Administrative Tribunal against this practice of management. While the matter was pending, conciliation proceedings were initiated. Directing the management to appear before the Conciliation Officer the O.A. was closed by the Central Administrative Tribunal. Thereafter alleging that the worker Smt. Geetha Asok produced some confidential documents before the Central Administrative Tribunal in the O.P. the management without conducting an enquiry terminated her service. The action of the management terminating the service of the workers is illegal and unjustified. Therefore, the management may be directed to reinstate them in service with continuity of service, back wages and other attendant benefits.

3. The management filed a statement contending thus :—This court has no jurisdiction to adjudicate upon the dispute referred. The Commandant, Defence Security Corps Centre, Kannur is an Officer of Indian Army subject to Army Act, 1950 and Defence Security Corps is a Corps as defined in the said Act. The actions—activities of the Commandant in discharge of his official duties of Defence Security Corps Centre including the management of Unit Run Canteens cannot be questioned under the Industrial Disputes Act as provided in Rule 187 of Chapter 7 of Army Rules 1954. Further, Defence Security Corps Centre is not an industry as defined in Section 2(j) of the Industrial Disputes Act. Unit Run Canteen of Defence Security Corps Centre is an establishment under the Central Government and therefore is not covered by the Kerala Shops and Commercial Establishments Act. That apart, the union represents N.C.C. Group Unit Run Canteen, Defence Security Corps and N.C.C. are totally different organisations. Defence Security Corps Centre Unit Run Canteen are not in any way connected with the N.C.C. Group Unit Run Canteen. The workers were engaged on casual basis. All the workers except Mrs. Geetha Asok abandoned their work. Mrs. Geetha Asok was terminated from service for some misconducts committed by her by order dated March 8, 1994. She had filed appeal before the Appellate Authority, the Commander, Tamil Nadu and Kerala Sub Area, Madras who dismissed the same by order dated August 11, 1994. Therefore, Mrs. Geetha Asok is estopped from questioning the validity of the order of management terminating her from service. The workers and one Miss. P. Prabhavathy filed O.A. 1867/93 before the Central Administrative Tribunal, Ernakulam on October 31, 1993 in which the Regional Joint Labour Commissioner (C), Ernakulam was made a party and the Central Administrative Tribunal directed the management to appear before the Regional Joint Labour Commissioner for conciliation. But the said

fact does not show that this court has jurisdiction to adjudicate upon this dispute. The workers involved in this dispute are engaged only on casual basis. When their term was about to expire the Officer in-charge of Unit Run Canteen submitted a note in the relevant file on July 27, 1993 to re-engage 9 of the workers. Smt. Geetha Asok illegally took a copy of that note sheet and produced it in the O.A. 1867/93 before the Central Administrative Tribunal. A memo was issued to her asking her explanation. Enraged by this the workers refused to work on December 24, 1993. Therefore, the service of Geetha Asok was terminated by order dated December, 31, 1993. Memos were also issued to other 10 workers. On March, 10, 1994 the management conducted an interview for engagement of sales girls on casual basis on a consolidated salary of Rs. 900/- per month. Seven of the workers were directed to report before March 25, 1994. None of them turned up. Therefore alternative arrangements were made to run the canteen. One worker Miss. Prabhavathy submitted an explanation and accepting her explanation she was allowed to join duty on May 6, 1994. The workers being casual employees the management is entitled to engage any persons of their choice. Therefore the workers are not entitled to any of the reliefs prayed for.

4. The union filed a rejoinder denying the allegations in the statement of management and further contending thus :—The Commandant is a party to this proceedings not in his personal capacity but as the management of unit Run Canteens. Therefore this court has jurisdiction to adjudicate upon the dispute referred. The circular dated February 10, 1995 of Headquarters makes it clear that all Unit Run Canteens are private undertakings and their funds are non governmental funds and that the Unit Run Canteens are governed under the provisions of Shops and Commercial Establishments Act of the respective States. Therefore, the management cannot now contend that the Unit Run Canteen is not an industry as defined in the Industrial Disputes Act. The union is a registered trade union. All the employees of Unit Run Canteens are members of this union. Therefore this union has every right to represent the workers. Smt. Geetha Asok was terminated from service on false charges. In the O.P. filed by Mrs. Geetha Asok, the Central Administrative Tribunal has opined that the order of management terminating the service of Mrs. Geetha Asok is an unintellectual order and asked her to file appeal against that order. Though she filed an appeal to the Appellate Authority it was dismissed. This court has ample power to consider whether the removal from service of Mrs. Geetha Asok is justified and also to consider whether the Appellate Authority has complied with the principles of natural justice. The workers being permanent workers denial of employment to them by management is unjustified and illegal. Therefore the workers are entitled to be reinstated in service.

5. The management filed a reply to the rejoinder of the union denying the allegations in the rejoinder.

6. The following points arise for consideration :—

- (1) Whether the reference is maintainable?
- (2) Whether this Court has jurisdiction to entertain the dispute referred?
- (3) Whether the termination of the service of the workers by management is justified?
- (4) Whether the dismissal of the worker Smt. Geetha Ashok by the management is justified?
- (5) If not, what are the reliefs to which the workers are entitled to?

7. WW1 to WW3 were examined and Exts. W1 to W45 were marked for the union. MW1 and MW2 were examined and Exts. M1 to M17 were produced by the management.

8. Point Nos. 1 and 2 :—The case of the workers represented by their union as testified by workers Mrs. Sajitha and Mrs. Geetha Asok as WW1 and WW2 respectively and the General Secretary of the union as WW3 is that the 13 workers involved in this dispute are the employees of the Unit Run Canteen of Defence Security Corps Centre, Kan-

nur, that the management without any reason terminated their services and that therefore the management may be directed to reinstate them in service with continuity of service and other attendant benefits. The management is the Commandant of the Defence Security Corps Centre, Kannur who is also the Chairman of the Committee for running the Unit Run Canteen. The management mainly contended that this Court has no jurisdiction to adjudicate the dispute referred on the ground that the Commandant, Defence Security Corps Centre, Kannur is an Officer of the Indian Army to whom the provisions of Army Act 1950 are applicable and Defence Security Corps Centre, Kannur is a Corps as defined therein, that the actions—activities of Commandant in discharge of his official duties of Defence Security Corps including management of Unit Run Canteen are protected under Rule 187 of Chapter 7 of Army Rules, 1954 which cannot be questioned under Industrial Disputes Act. The management further contended that Unit Run Canteen of Defence Security Corps Centre is an establishment under Central Govt. and that therefore is not covered by Kerala Shops and Commercial Establishments Act. The counsel for management further argued that the Unit Run Canteen of the management is not an industry as defined in Section 2(j) of Industrial Disputes Act, that explanation 6 to Clause (j) of Industrial Disputes Act exempts the sovereign functionaries which includes the Defence Services and its Officers from the purview of the Industrial Disputes Act. For the following reasons I am inclined to hold that management cannot claim protection under Army Act and Army Rules and that the Unit Run Canteens of management is an industry as defined in Section 2(j) of Industrial Disputes Act to which the provisions of Industrial Disputes Act as well as the Kerala Shops and Commercial Establishments Act apply.

9. Firstly, in Ext. W1, the copy of Circular dated February 24, 1995 issued by the management, it is made clear that all the Unit Run Canteens are private undertakings of the Units and their funds are non-governmental funds, that the Army Headquarters have no Administrative Control over the Civilian Employees of Unit Run Canteens and that the employees of Unit Run Canteens are not government servants. It is further made clear in Ext. W1 that the Unit Run Canteens are covered under the Shops and Commercial Establishments Act of various States in which Unit Run Canteens are located. The management has no case that the circular Ext. W1 was not issued by them. Except the interested version of MW1 who was the then Subedar Clerk of Defence Security Corps Office, Kannur there is no evidence to show that the Unit Run Canteen is a unit of Indian Army. Either MW1 or MW2, the Accounts and Administrative Officer of DSC Centre, Kannur have a case that the facts stated in Ext. W1 are not correct. Therefore I am inclined to accept Ext. W1 and hold that the Unit Run Canteen of Defence Security Corps Centre, Kannur is a private undertaking to which the provisions of Industrial Disputes Act as well as Kerala Shops and Commercial Establishments Act applies.

10. Secondly, the Commandant of DSC Centre, Kannur is made a party to this dispute not in his personal capacity as a Commandant, but as the Chairman of the Managing Committee of the Unit Run Canteens. The counsel for management argued that there is no committee as Canteen Committee or Chairman of the alleged committee. But MW2, the Accounts and Administrative Officer of DSC Centre, Kannur admitted when cross-examined that it is provided in "Standing Operating Procedure" that a committee will run the canteen and that unit run canteen at DSC Centre, Kannur is being run by such a committee. It is clear from the above admission of MW2 that there is a committee to manage the affairs of unit run canteen and that the Commandant is its Chairman. That being so, the management cannot claim protection under the Army Act or claim exemption under explanation 6 of clause (j) of Industrial Disputes Act.

11. Lastly, in a similar case in *Rajan Nair vs. General Manager, Indian Naval Canteen Services, Bombay* and others (1985 K.T.S. N. Case No. 1) following the principles laid down in *Bangalore Water Supply Case* (AIR 1978 S.C. 548) it has been held that Indian Naval Canteen Service is an industry as defined in Section 2(j) of Industrial Disputes Act. The same principle applies to the facts of the present case. Having regard to all these facts and circumstances I hold that the Unit Run Canteen of DSC Centre, Kannur is an industry as defined in Section 2(j)

of Industrial Disputes Act to which the provisions of Kerala Shops and Commercial Establishments Act apply, that the management is not exempted under Explanation 6 of Clause (j) of Industrial Disputes Act and that the management is also not entitled to claim protection under Army Act and Army Rules. It follows that this court has jurisdiction to adjudicate upon the dispute referred and that the reference is maintainable.

12. Point No. 3 :—It is next contended by the management that even if the canteen run by the management is treated as the industry as defined in Section 2(j) of Industrial Disputes Act the termination of the service of the workers cannot be treated as retrenchment in violation of the provisions of Section 25F of the Industrial Disputes Act as they did not work continuously for a period of 240 days during a period of one calendar year. According to the management the workers are appointed only for a period of 89 days, that thereafter they are appointed afresh and that therefore the period during which they worked in the service of the management has to be treated as different periods each one independent of the other as if they are fresh appointees under each order of the management. There is no force in the above contention. For the following reasons I am inclined to hold that the termination of the service of the workers are unjustified as they have worked continuously for a period of 240 days in a calendar year and also as the management has not complied with the provisions of Section 25F of the Industrial Disputes Act.

13. Ext. W2 to W14 are the copies of appointment orders of the workers. Exts. W2 to W11 are the copies of appointment orders of Mrs. P.V. Geetha Asok, Mrs. M.V. Pushpa Balakrishnan, Mrs. Jeeja Sasindran, Mrs. Suma Mohan, Mrs. Sobhana Prakash, Mrs. Usha Chrisy, Mrs. Mary James, Mrs. Sheela Unnikrishnan, Mrs. Sajitha Ajithkumar and Mrs. Swarnalatha Surendran respectively (worker Nos. 1 to 10). Nothing is stated in Ext. W2 to W11 that these workers are appointed only for 89 days. What is stated therein is that the appointments will be probationary for 89 days or 3 months and that thereafter their pay will be fixed. No documents were produced by the management to show that after 3 months they were terminated from service and again appointed afresh. Exts. W12 to W14 are the copies of appointment orders of the workers Mrs. Prema Sreenivasan, Miss. P. Suchithra and Miss. Raheesa Beevi (worker Nos. 11 to 13). In Ext. W12 to W14 it is stated that the appointment is only for 89 days. But management did not produce any document to show that these workers were terminated from service after 89 days. The above workers were appointed on 27-11-1982, 31-8-1982, 20-2-1986, 15-10-1982, 27-11-1982, 6-1-1983, 16-7-1993, 25-3-1988, 10-11-1988, 25-11-1988, 8-7-1991, 13-4-1992 and 23-4-1992 respectively and were terminated from service on 30-12-1993, 27-1-1994, 31-1-1994, 28-1-1994, 29-1-1994, 29-1-1994, 29-1-1994, 2-2-1994, 1-2-1994, 30-1-1994, 24-12-1993, 12-1-1994 and 12-1-1994 respectively which is not disputed by the management. No documents were produced by the management to show that at any time prior to the above mentioned date of termination from service their services were terminated and they were appointed afresh. It is clear from all these that worker Nos. 1 to 10 are appointed as permanent workers and worker Nos. 11 to 13 are appointed as temporary workers in the canteen of the management at Kannur, that they were denied employment on the dates mentioned above and that they were working continuously from the date of appointment till they were denied employment. It follows that they were working continuously for more than 240 days in a year as provided in Section 25B of the Industrial Disputes Act and are entitled to the benefits of Section 25F of the Industrial Disputes Act.

13. There is also another aspect. Even if the case of the management that the workers were terminated from service after 89 days and were re-appointed afresh is accepted as true, even then it has to be held that they were in continuous service as provided in Section 25B of the Industrial Disputes Act. In a similar case in *Rajan Nair vs. G.M. U.C.S.* (1984 K.T.S. 855) a temporary employee was terminated from service and he was re-appointed with a break of 2 days wherein it has been held in that case that the order of re-appointment would show that the department wanted to continue him in service uninterrupted and that he has to be held to be in continuous service for the purpose of this

Act. Adopting the above principle in the present case I hold that even if the case of the management that the workers were appointed only for 89 days and thereafter they are appointed afresh has to be accepted the workers have to be held to be in continuous service as provided in Section 25B of Industrial Disputes Act.

15. Next it has to be considered whether the denial of employment to the workers by the management is justified. I have found that the workers 1 to 10 are permanent workers and worker Nos. 11 to 13 are temporary workers. Retrenchment of an employee whether permanent or temporary without complying with the provisions of Section 25F is invalid and unjustified as held in *Chief Engineer vs. Natesan* (1973 II LLJ 446). The dismissal of an employee without conducting an enquiry and without recording any reason for dispensing with the enquiry is also illegal and invalid as held by Supreme Court in *Workmen of Hindustan Steels Ltd. v. Hindustan Steels Ltd.*, (1985 I LLJ 267). In the present case admittedly the management has not complied with the provisions of Section 25F of Industrial Disputes Act before terminating the service of the workers. Neither any misconducts were alleged against them, except against worker No. 1 Mrs. Geetha Ashok nor any domestic enquiry conducted. Therefore, I hold that the termination of the service of the workers by the management is unjustified and illegal.

16. Point No. 4 :—In the case of worker Smt. Geetha Ashok, the case of the management is that she has committed the misconduct of taking away copies of certain office files without permission from the authorities and produced it before the Central Administrative Tribunal in the O.P. filed herself and other workers and that she was dismissed from service after having found guilty of the charges levelled against her in a domestic enquiry conducted against her by order dated December 30, 1993. Ext. M3 is the copy of the said order. But the file relating to the alleged domestic

enquiry conducted and the report of the Enquiry Officer are not produced by the management to consider whether a proper domestic enquiry was conducted against the worker Smt. Geetha Ashok. The management has also not chosen to examine the Enquiry Officer as a witness to show that a domestic enquiry was conducted against the worker Smt. Geetha Ashok or to show that he has complied with the principles of natural justice in conducting the alleged domestic enquiry. Mrs. Geetha Ashok challenged the order Ext. M3 before the Central Administrative Tribunal, Ernakulam by filing O. P. 381/1994. The Central Administrative Tribunal by order dated March 8, 1994 found that the order Ext. M3 is unintelligible and directed her to appeal against that order before the Appellate Authority. Ext. M8 is the copy of the order of Appellate Authority (Commandant, Tamil Nadu and Kerala Sub Area) dated August 11, 1994. Ext. M2 is the copy of the show cause notice to the worker Mrs. Geetha Ashok dated December 18, 1993. Ext. M4 is the copy of reply sent by union dated December 23, 1993. Relying on Ext. M2, Ext. M4 and Ext. M8 the counsel for management argued that proper domestic enquiry was conducted against the worker Smt. Geetha Ashok. I am unable to agree. The order of the Appellate Authority cannot be treated as report of the Enquiry Officer. Even before the Appellate Authority no documents were produced or any witness examined by the management. Even the finding of the Appellate Authority is that the worker has become unreliable and that therefore she has to be removed from service. There is no finding by the Appellate Authority that the worker committed the misconduct alleged against her. Having regard to all these facts and circumstances I hold that no proper domestic enquiry was conducted against the worker Smt. Geetha Ashok. It follows that the dismissal of the said worker from service has to be held as illegal and invalid and has consequently to be set aside.

17. Point No. 5:—As I have found that the termination of the service of the worker is illegal, invalid and unjustified they are entitled to be reinstated in service with continuity of service and other attendant benefits. As regards backwages the management has no case that the workers were gainfully employed elsewhere during the period they were kept out of employment. Therefore they are entitled to backwages from the date of termination from service till

the date of reinstatement at the rate of last drawn wages. It is admitted that the workers were paid consolidated amount as salary and that their pay has not been fixed. After reinstatement the workers are entitled to the salary of regular employees.

18. In the result, an award is passed holding that the termination of the service of the workers including that of Mrs. Geetha Ashok is unjustified. The management shall reinstate them in service with continuity of service and other attendant benefits within one month from the date of publication of this award in the official gazette. They are entitled to back wages from the date of termination of their service till reinstatement at the rate of last drawn wages. The management shall pay the arrears of wages within one month from the date of publication of this award in the official gazette failing which the workers are entitled to interest at the rate of 12 per cent per annum from this date till realisation.

Dictated to the Confidential Assistant, transcribed by him, revised, corrected and passed by me on the 20th day of January, 1999.

P. O. BARKATH ALI, Presiding Officer

APPENDIX

Witnesses examined on the side of the Management :—

MW 1 .. T.V.A. Warrer,

MW 2 .. A. Madhavan.

Witnesses examined on the side of the Union :—

WW1 .. Sajith

WW2 .. Geetha Ashok.

WW3 .. Surendran Manikoth.

Documents marked on the side of the Management :—

Ext. M1 .. Copy of O.A. No. 1867/93 filed by the claimants on 30-10-1993.

Ext. W2 .. Copy of letter dated 18-12-1993 calling for examination issued to Smt. Geetha Ashok.

Ext. M3 .. Order dated 30-12-1993 issued to Smt. Geetha Ashok.

Ext. M4 .. Copy of letter dated 23-12-1993 from the Secretary of Union refusing to reply to show cause letter dated 18-12-1993.

Ext. M5 .. Warning letter dated 31-12-1993 issued to casual workers.

Ext. M5(a) Copy of letter dated 31-12-1993 issued to Miss Rahija S.

Ext. M(b) Copy of letter dated 31-12-1993 issued to Sheela Unnikrishnan.

Ext. M(c) Copy of letter dated 31-12-1993 issued to Jeeja Sasidharan.

Ext. M(d) Copy of letter dated 31-12-1993 issued to Swarna Surendran.

Ext. M(e) Copy of letter dated 31-12-1993 issued to Sajith Ajithkumar.

Ext. M(f) Copy of letter dated 31-12-1993 issued to Miss Sujithra.

Ext. M5(g) Copy of letter dated 31-12-1993 issued to Mrs. Sucha Shobhana Prakash.

Ext. M5(h) Copy of letter dated 31-12-1993 issued to Miss Usha Christy.

Ext. M5(i) Copy of letter dated 31-12-1993 issued to Jeeja Shaccendran and Sheela Unnikrishnan.

Ext. M5(j) Copy of letter dated 31-12-1993 issued to Mrs. Pushpa Balakrishnan.

- Ext. M6 .. Copy of letter dated 5-1-1994 addressed to S. P. of Police, Kannure.
- Ext. M7 .. Copy of the OA. 381/94 dated 23-2-1994.
- Ext. M8 .. Judgment dated 8-3-1994.
- Ext. M9 .. Order dated 11-8-1994.
- Ext. M10 .. Copies of Call letter dated 16-3-1994.
- Ext. M11 .. Copy of Circular No. 96029/2/DD.CCS. dated 21-9-1995.
- Ext. M12 .. Letter dated 1-7-1996 addressed the Commandant PSC Kannur by Usha.
- Ext. M13 .. Copy of relevant portion of incoming dak Register from V. Usha.
- Ext. M14 .. Copy of letter dated 19-7-1996 to Smt. Usha from Commandant.
- Ext. M15 .. Copy of the relevant portion of the outgoing Register.
- Ext. M16 .. Letter dated No. 124/DSC/PR/CANT. dated 12-5-1997.
- Ext. M17 .. Relevant original document of regimental Accounts.

Documents marked on the side of the Union :—

- Ext. W1 .. Circular issued by Dy. Director General, Canteen Service, Quarter master General's Branch No. 96029/Q/DDGCS Dated 10-2-1995.
- Ext. W2 .. Appointment order of Miss. Geetha dated 27-11-1982.
- Ext. W3 .. Appointment order of M. V. Pushpavalli dated 31-8-1982.
- Ext. W4 .. Appointment order of Geeja dated 20-2-1968.
- Ext. W5 .. Appointment order of Suma. C, dated 15-10-1982.
- Ext. W6 .. Appointment order of Sneha Sohana dated 27-11-1982.
- Ext. W7 .. Appointment order of Usha. V, dated 6-1-1983.
- Ext. W8 .. Appointment order of Marry Names dated 4-8-1983.
- Ext. W9 .. Appointment order of Sheela Devi dated 4-3-1988.
- Ext. W10 .. Appointment order of Sajitha Kumari dated 10-11-1988.
- Ext. W11 .. Appointment order of Swarnalatha. T. K. dated 25-11-1986.
- Ext. W12 .. Appointment order of K. K Premakumari dated 7-1-1991.
- Ext. W13 .. Appointment order of P. Suchithra dated 10-4-1992.
- Ext. W14 .. Appointment order of Rahija Beevi. S. dated 21-4-1992.
- Ext. W15 .. Letter dated 16-4-1994 by the management to Suchithra.
- Ext. W16 .. Letter dated 17-3-1994 by the management to Mary James.
- Ext. W17 .. Letter dated 17-3-1994 by the management to Swarna Surendran.
- Ext. W18 .. Letter dated 17-3-1994 by the management to Sajitha Ajithkumar.

- Ext. W19 .. Letter dated 16-3-1994 by the management to Sneha Sobhana.
- Ext. W20 .. Letter dated 16-3-1994 by the management to Suma Mohan.
- Ext. W21 .. Letter dated 16-3-1994 by the management to Rahija. S.
- Ext. W22 .. Letter dated 5-3-1994 by the management to Suma Mohan.
- Ext. W23 .. Letter dated 5-3-1994 by the management to Usha.
- Ext. W24 .. Letter dated 5-3-1994 by the management to Jeeja.
- Ext. W25 .. Letter dated 5-3-1994 by the management to Swarnalatha.
- Ext. W26 .. Letter dated 5-3-1994 by the management to Prema.
- Ext. W27 .. Letter dated 5-3-1994 by the management to Pushpa.
- Ext. W28 .. Letter dated 5-3-1994 by the management to Mary James.
- Ext. W29 .. Letter dated 5-3-1994 by the management to Sajitha.
- Ext. W30 .. Letter dated 5-3-1994 by the management to Swarnalatha.
- Ext. W31 .. Letter dated 5-3-1994 by the management to S. Sobhana.
- Ext. W32 .. Letter dated 5-3-1994 by the management to Sheela.
- Ext. W33 .. Order of the C.A.T. in O.A. No. 1867/93.
- Ext. W34 .. Order of the C.A.T. in MA 27/94 in OA 1867/93.
- Ext. W35 .. Order of the C.A.T. in MA 381/94.
- Ext. W36 .. Letter dated 30-12-1993 by management to Prema.
- Ext. W37 .. Reply Statement filed by the management before CAT, Ernakulam in O.A. No. 1867/93.
- Ext. W38 .. Order dated 10-11-1991 issued to Sajitha.
- Ext. W39 .. Order dated 12-11-1991 issued to Sajitha.
- Ext. W40 .. Order dated 5-11-1992 issued to Sajitha.
- Ext. W41 .. Order dated 7-11-1992 issued to Sajitha.
- Ext. W42 .. Order dated 8-1-1994 issued to Suchithra.
- Ext. W43 .. Copy of letter dated 23-12-1994 sent by Geetha Ashok.
- Ext. W44 .. Trade Union Registration Certificate dated 12-7-1991.
- Ext. W45 .. Copy of judgement in O.P. No. 2849/89-L.

नई दिल्ली, 23 मार्च, 1999

का.आ. 1099 :—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दूरसंचार विभाग के प्रबंधन के संबंध में निम्नलिखित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, न. 1, मुम्बई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एल. 40012/163/92 आई. आर. (जी यू).
के. वि. भरतउन्नी, अवर सचिव]

New Delhi, the 23rd March, 1999

S.O. 1099.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, No. 1, Mutuba as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Department of Telecom and their workman, which was received by the Central Government on the 23-3-99.

(No. L-40012/163/92-IR(DU))

K. V. B. UNNY, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, MUMBAI

PRESENT :

Shri Justice C. V. Govardhan, Presiding Officer.
Reference No. CGIT-3 of 1994

PARTIES :

Employers in relation to the management of
Telecom District Manager, Kolhapur.

AND

Their Workmen.

APPEARANCES :

For the Management : Shri P. M. Mokashi

For the Workman : Shri B. S. Dhuri.

STATE : Maharashtra.

Mumbai, dated the 1st day of March, 1999

AWARD

1. The Central Government by its order dated 10-1-1994 has referred the following dispute between the management of Telecommunication, District Manager, Kolhapur and their workman for adjudication by this Tribunal.

"Whether the action of the management/department of the Telecom Dist. Manager, Kolhapur Telephone Bhavan, Tarabai Park Kolhapur, (M.S.), Pin-416003 and the Sub-Divisional Officer, Phones, Kolhapur in stopping from services to Shri Rajaram K. Girule Ex-Mazdoor of Sub-Divisional Officer Phones, Kolhapur resident of village Gadmudshingi, Gandhinagar (VTA), Kolhapur-416119 w.e.f. 1-6-1985 and even not giving him an opportunity to be taken back on duty as per the Scheme framed by Director General of Telecommunication, New Delhi on 7th November, 1989 for re-employment of casual mazdoor is proper legal and justified? If not, to what relief the workman is entitled to?"

2. The workman in his claim statement contends as follows.—The workman first party was a casual mazdoor on daily wages basis from April, 1983 to May, 1985 under party No. 2. He has put in a service of 119 days in 1983, 274 days in 1984 and

63 days in 1985. The second party/employer has terminated the service of first party on 1-6-1985 without giving any reason or serving notice or offering any notice pay. Retrenchment compensation was also not paid. The termination of the worker is therefore, in violation of the Provisions of section 25-F, 25-G and 25-N of the I.D. Act. The second party has not followed the principle of 'last come first go'. Work is available with the second party. First party is not shown to be surplus. The termination of the first party affected with some ill-will. is not in good faith and it is by way of victimisation. The same is therefore, liable to be set aside. The First party has not been issued with a call letter as per the scheme for absorption of casual labour and grant of temporary status to them. The first party has therefore, raised a dispute. After conciliation, the Asstt. Labour Commissioner, filed his failure report and hence this reference. The workman prays for an order of reinstatement with back wages and other benefits.

3. The Second party in their written statement contends briefly as follows.—The First party worked with the Second party as casual labour only for 104 days from April, 1983 to July, 1983. His claim that he has put in a service of 456 days is not correct. The First party left the job on his own accord and abandoned the service of the second party. The allegation that the Second party terminated the service of the First party is not correct. As per the scheme, the Casual Mazdoor should have been currently working and he should have been employed prior to 30-3-1985 and he should have worked for 240 days during the continuous 12 Calendar months. The First party has not fulfilled the above three requirements. He is, therefore, not entitled to temporary status. The reference is to be rejected.

4. The point for consideration is whether the first party employee is entitled to an order of reinstatement with back wages and other benefits.

The Point.—It is the specific case of the workman that he had put in a service of 456 days as a casual under the second party and his services were terminated from 01-6-1985 without any reason or notice or payment of notice pay or retrenchment compensation and therefore, he is entitled to an order of reinstatement. It is also the case of the workman that the second party has not issued the call letter to him for giving the status of temporary worker as per the scheme drawn by them for absorption of casual labourers. The second party contends that the first party has worked under them as a casual for 104 days in the year 1983 from April, 1983 to July, 1983 and he has abandoned his work all of a sudden and there is no question of any termination of service by the employer. They have also contended that the workman has not satisfied the three requirements for seeking temporary status, as per the scheme framed by them. The workman examined himself as WW-1 and the management has examined a Sub-Divisional Engineer in their office as MW-1 in the support of their respective cases. WW-1 in his affidavit has stated that even though he has put in service of 456 days under the second party from 1983 to 1985 his services were terminat-

ed w.e.f. 01-6-1985 without any reason or issuing any notice or paying notice pay or retrenchment compensation and therefore, he is entitled to an order of reinstatement. During cross-examination WW-1 has admitted that his name finds a place in the muster roll produced by the management for the months April, 1983 to July, 1983 and the rear side of the muster roll also shows his signature. If having received his salary for the above period. It is admitted by him that he had seen the copies of the muster roll of the employer from May, 1984 to April, 1985 and in this muster roll his name does not find a place. There is no explanation given by the worker as to why his name does not, did not find a place in the muster roll maintained by the employer from May, 1984 onwards. The management witness has stated that even though there is no register maintained by any worker, in their own interest they are required to maintain a diary and in the diary maintained by the worker the Sub-Inspector has not initialled. The worker who has produced the original of the diary said to have been maintained by him in two loose sheet form. The worker admits that in the diary maintained by him the number of days he has worked is mentioned and in the diary produced for the months of April to July 1983 there are entries in both the pages for each month. He further states that the muster roll referred for the month of May, 1984 is mentioned in the diary also; but his name does not find a place in it. It is specifically admitted by him that in the muster roll for the months of June, 1984 to April, 1985 his name does not find a place in the list of casual labourers. He also admits that his name does not find a place in the diary produced by him for the relevant period. This evidence of the worker itself shows that the diary maintained by the worker and in which his superior officer namely Mukadam or in his absence the Junior Engineer had initialled does not show that his name is entered in those diaries from for the months of July, 1984 to April, 1985. When the muster roll maintained by the management does not mention the name of the worker, the claim of the worker that he had worked for the months of May, 1984 to April, 1985 cannot be accepted. There is no reason as to why the worker who is expected to maintain the diary in his own interest failed to produce the diary maintained by him from August, 1983 onwards. The claim of the worker that he had worked for 456 days when his services were terminated is therefore, not convincing and acceptable.

5. The department has framed a scheme for giving temporary status to casual workers on certain conditions. One of the condition is that the worker should be working as a casual when the scheme was introduced. The second condition is he should have put in a continuous service of 240 days during a period of 12 months. The third condition is that he should have been employed prior to 30-3-1985. Even though the worker was employed prior to 30-3-1985 since he was not working when the scheme was introduced in the year 1990 and since he had not put in 240 days preceeding the 12 months of the introduction of the scheme, he cannot claim a right for being made a temporary worker.

6. The learned counsel appearing for the worker has in his written arguments stated that the claim of the management that there is a voluntary abandonment of the employment by the worker cannot be accepted on the basis that the employer ought to have called the employee to report for duty and hold a enquiry for the same if he does not report for duty. This argument of the learned counsel appearing for the worker is not acceptable in the case of casuals since their very employment is only subject to the availability of work. In the present case, the worker who claims to have been terminated from service in the year 1985 has not shown that he had taken any effort or challenged the order of the employer at any time prior to the introduction of the scheme by the employer. Admittedly, by the worker he is working as a casual in a farm at 'Gadmodshingi'. He also admits that he does not remember whether he has written any letter to the employer before writing to the Assistant Commissioner of Labour. He further admits that he is not aware of any scheme of regularising casual labourers as temporary workers and he does not remember how he came to know about the fact of certain casual labourers having been conferred with the temporary status as mentioned by him in his affidavit. When we consider all the evidence of the worker during cross-examination, it leads us to the inference that the claim of the workman that he was terminated from service without giving any reason is only an after thought for the purpose of raising a dispute. There is no explanation as to why the worker has not initiated any proceeding before the Asstt. Labour Commissioner at any time prior to the introduction of the scheme. The worker contends that he is not even aware of the scheme. When all these things are considered the claim of the workman that he was victimised on account of some ill-will by the employer as claimed by him in his statement of claim is a statement made by him only to raise a dispute and try his chance to get the benefits for the scheme introduced by the employer for regularising the casuals.

7. In the above circumstances I hold on the point that the retrenchment pleaded by the first party is not proved and he is not entitled to an order of reinstatement with back wages and other benefits.

An Award is passed accordingly.

C. V. GOVARDHAN, Presiding Officer.

नई दिल्ली, 23 मार्च, 1999

का.भा. 1100.-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार डिस्ट्रिक्ट मैनेजर (टेलीफोन) मेहसाला के प्रबन्धसंस्थ के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निविष्ट औद्योगिक विवाद में औद्योगिक अधिकरण, अहमदाबाद के पंचाट की प्रकाशित करती है जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं.एल-40012/268 91- आई.आर. (बी. यू.)]

के. वि. बी० उन्नी, अवर सचिव

New Delhi, the 23rd March, 1999

S.O. 1100.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Industrial Tribunal, Ahmedabad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of District Manager (Telecom), Mehsana and their workman, which was received by the Central Government on 23-3-1999.

[No. L-40012/268/91-IR(DU)]

K.V.B. UNNY, Under Secy.

ANNEXURE

BEFORE SHRI P. R. DAVE, PRESIDING
OFFICER, INDUSTRIAL TRIBUNAL (CENTRAL)) AT AHMEDABAD

Ref. (ITC) No. 2 of 1993

ADJUDICATION

BETWEEN :

District Manager, (Telecom), Mehsana &
Others. . . First party.

Vs.

The workmen employed under it. . . Second
party.

In the matter of termination of Shri Kantibhai
Bababhai Vanker w.e.f. 1-6-1991.

APPEARANCES :

Shri P.I. Shah, Advocate, for the first party.

Shri G. K. Parmar, Advocate, for the second
party.

AWARD

The Desk Officer, Ministry of Labour, Govt. of India, New Delhi vide his order No. L-40012/268/91-IR-(DU) dated 17-1-1993 referred the Industrial dispute mentioned below in the schedule to this Tribunal for adjudication under Section 10(1)(d) of the I.D. Act, 1947.

SCHEDULE

"Whether the action of District Manager (Telecom) Mehsana through its officers in terminating the services of Shri Kantibhai Bababhai Vanker w.e.f. 1-6-91 is legal and justified? If not, what relief the concerned workman is entitled to?"

2. The second party has filed statement of claim Ex. 2 and prayed to declare the action of the first party in terminating the service of the concerned workman Shri Kantibhai V. Vankar from 1-6-91 as illegal, unjust and malafide and also to direct the first party to reinstate the workman on his original post with continuity of service and back wages and all other consequential benefits. The facts of the case of the second party to be briefly stated are as under :

The workman Shri Kantibhai B. V. Vankar joined the service of first party at Patan office of sub-division Tele-communication in 1976 as casual labourer. It was decided by the Tele Communication department of Govt. of India; that as per the direction of Hon'ble Supreme Court in judgement dated 27-10-87, not to relieve any casual labourer after 30-3-1985 and in case they are relieved they should be taken back on work and also to give temporary status of casual labourer. The workman was entitled to permanent status as per the judgement of Supreme Court as he was working from 1978, but officers of the first party wanted to confirm their relatives as permanent, though the workman Shri K.B. Vanker was entitled and deserving, the first party refused work to him from 4-2-90 and thereafter the workman began work under the first party SDO Unjha from June, 1990 and was demanding his right from the first party No. 2. When No. 3 came to know this, No. 3 also stopped giving work to the workman from February, 1991 and therefore, the workman constrained to work at Sidhpur sub-division office, where he worked upto 1-6-1991 and thereafter stopped his work and he was relieved from service. This action of the officers No. 1 to 4 is unjust, illegal, malafide and therefore, the first party is responsible to reinstate workman with continuity of service and back wages. It is the case of the second party that as the workman was entitled for permanent status he demanded that on his demand, as the officers wanted to make S/Shri Rameshbhai V. Prajapati and Pankajukumar J. Prajapati permnent, they removed the present workmen from service contravening Section 25F of the I.D. Act; That the workman had completed more than 240 days work in 1990-91 and while relieving him from service, no notice pay or retrenchment compensation under Sec. 25F was paid and the action is illegal. The workman had sent a letter dated 11-6-91 to take him back on work, which was received by the first party. The first party did not take him back on work and vide letter dated 31-10-91, the workman demanded temporary status which was also received and not complied with and even workman was not inform in writing to come for work. Hence this reference.

3. The first party has filed reply Ex. 4 giving details of the defence. It is stated in reply that Shri Kantibhai Vanker had initially observed to have worked for 122 days as casual labourer on daily wage basis in 1978 i.e. during January, 1978 to July 1978 and left the work without any intimation and did not turn up for work as labourer in any party working on muster roll for a long spell of 9 years. In the year 1987 he worked only for 45 days from February to March 1987 and left the party without any intimation. It is also stated in reply that thereafter in 1987 he has worked for 220 days from May to December 1988, in 1989 he worked for 352 days during January to December and in 1990 he worked for 203 days during January to December, but in February, 1990 he left the party of SDO Telecommunication Paten Office and joined at Unjha SDOP w.e.f. June, 1990 and worked till February, 1991. From Unjha he left the party without any intimation to the department. It is stated that ultimately he joined party at Sidipur under SDOP, Sidhpur, where he was asked to submit certificate of

work for the period prior to 1985, by site inspector i.e. by mustering official, but she did not supply it and even though he was allowed to work in that party on his verbal assurance to produce that certificate and after work of 100 days in 1991 upto May, 1991. Once again he left the party without any intimation and without submitting any papers at SDOT, Sidhpur and thus Shri Venker casual labourer escaped from the party work without any intimation and his sweet will and it is seen from the particulars that he was allowed to work wherever he approached for work at labour party on muster roll, but he acted and behaved in habitually irregular and irresponsible way and deserted from duty off and on his sweet will. It is stated that he is resorted to regularisation of his service in a regular way in Department of Telecommunication, Govt. of India but failed to render continuous work as labour on daily wage basis even for a half year prior to 1985 and he disappeared for 9 yrs. from 1978 prior to 1985 and also he was leaving party work and habitually he was also not producing his work certificate from any competent authority for allowing him the work as labour on daily wage basis.

4. The first party No. 1, Divisional Engineer, Mehsana has filed details of the working days of the second party workman Shri Vanker by filing reply Ex. 10 and stated that the case as to initiate by SDOT Patan, SDOP Unjha and SDOT Sidhpur as they are the controlling officers and hence the Divisional Office is not in picture. Hence there is no comment in the matter.

5. The workman Shri Kantibhai has been examined on oath at Ex. 13 by the second party.

6. The first party has examined the witness Bholenath Ambalal Vyas, Ex. 22, witness Patel Shambhubhai Atmaram, Ex. 24.

7. Some documents are produced vide list Ex. 23 and are exhibited as below :

1. Ex. 24, Statement of total working days of Shri K. B. Vanker.
2. Ex. 27, Statement of Shri S. A. Patel, SDOT Patan.
3. Ex. 28, Statement of SDOT, Sidhpur.
4. Ex. 29, Statement SDOT, Unjha.
5. Ex. 30, Statement of S. I. Sidhpur.
6. Ex. 32, Statement of S. I. CHM.
7. Ex. 31, Transfer order of Shri S. A. Patel from Harij to Patan.
8. Ex. 32, Transfer order of Shri S. A. Patel from Patan to Mehsana.
9. Ex. 33, Transfer order of Shri S. A. Patel from Mehsana to Patan.
10. Ex. 34, Transfer order of Shri S. A. Patel from Patan to Sidhpur & Sidhpur to Patan.

7a. Mr. G. K. Parmar for the second party and Mr. P. I. Shah for the first party are heard.

1000 GI/99-41

8. Mr. G. K. Parmar repeated the facts stated in the statement of claim and further submitted that the order of reference is pertaining to action of termination and in view of the facts of the case, if a person is in job since 1978 and is to be given temporary status or permanency in job, he could have no reason to leave the job by remaining absent as stated in by the first party. Mr. G. K. Parmar submitted that he was terminated by not giving work from 1-6-1991 and juniors were retained in service and were given permanent status before second party workmen and the same is admitted in written statement also and in oral deposition of the witness of the first party and therefore, naturally the right of second party workman is hurt and it is apparent from the evidence that before terminating the service, no legal procedures were followed and even before removing the name of concerned workman from muster roll, he was not given any notice for absenteeism and if he is casual worker and if he is paid by voucher, how can his name be there in the muster roll. Mr. Parmar submitted that the conduct of the employer itself in not preferring the issuance of any notice to workmen for absence indicates that there was an intention on the part of the employer to drive the juniors to the concerned workman and this conduct is not justified nor legal. Mr. Parmar has further submitted that the principle 'last come first go' is also not followed in case due to abolition of the decasualisation, if the workmen are retrenched and hence Section 25F, 25G and 25H of the I. D. Act are contravened as since 1991, there must be recruitment of somebody in department and at that time the retrenched workmen should have been given preference, but the present concerned workman was not called for in job. Mr. Parmar submitted that it is the direction of Hon'ble Supreme Court that casual labourers should be absorbed in job giving them permanent status and Government should prepare a scheme for that and accordingly the department prepared a scheme as per circular No. 269-4/93-STA-2 dtd. 17th December, 1993 and accordingly it was decided that all those casual mazdoors were engaged by the Circles during the period from 31-3-85 to 2-6-1988 and who are still continuing for such works in the Circle where they were initially engaged and who are not absent for the last more than 365 days counting from the date of issue of that order be brought under the said scheme and grant of temporary status and regularisation, prepared earlier. Mr. Parmar presented the circular before this Tribunal and cited the judgement of Hon'ble Supreme Court 1988 I LLJ 370 in the case of daily-rated casual labour employed under P&T department through Bharatva Dak Ghar Mazdoor Manch vs. Union of India. Referring the circular, Mr. Parmar drew the attention of this Tribunal that in written statement in para 4, it is admitted that the concerned workman had completed 240 days and the deposition also corroborated this thing and further submitted that in view of this situation it was the right of the concerned workman to get temporary status and all the benefits available to the concerned workman and therefore, the reference should be allowed.

9. Mr. P. I. Shah for the first party department vehemently submitted that though the concerned workman initially was on job on 1978 and thereafter

left the job for a long spell and thereafter he came back in 1987 and as he was casual labourer and was paid on voucher it was not necessary for the department to give any notice to him or to keep any record and accordingly it is kept for permanent employees. Mr. P. I. Shah submitted that as he left himself, it is not retrenchment and in case of casual labour Sec. 2(oo) is not applicable and therefore the department has not contravened any provision of the I. D. Act. Mr. P. I. Shah submitted that the two witnesses of the first party corroborated clearly this stand and categorically stated that the workman himself ceased to come and he was neither refused work nor he was terminated orally or by written order and therefore when there is no termination there is no question of contravention of Section 25F or 25H of the I. D. Act, and therefore the reference should be rejected.

10. The issue referred to this Tribunal is as to whether the action of the first party through the officers in terminating the services of Kantibhai B. Vanker, w.e.f. 1-6-91 is legal and justified, if not what relief the concerned workman is entitled? Accordingly this Tribunal has incidental issue also raised by contentions taken by the parties as to whether the services of the concerned workman was terminated or not? To adjudicate this dispute, this Tribunal has depositions of the workman of the second party's side and two witnesses of first party's side and some statements showing the working days of the workman Kantibhai B. Vanker. Now it is pertinent to note that it is the case of the workman that he was terminated for the purpose preferring juniors to him, and if the stand of the first party that the workman himself left the job, it is clear from the deposition of witness Ex. 22 that the name of the concerned workman was removed from the muster roll from the year 1990 and at that time he was not given any notice, in this respect. So it is clear before this Tribunal that the name of concerned workman was included in muster roll. This witness has further deposed that

“ते बाज उसी के के, संज सीत काम दारे
मारी साथे नीयमीत काम करेल के”

Now if we peruse the record, the workman has worked for 203 days and thereafter he had worked in the year 1991 also. So there was an opportunity for employer to give him notice regarding his absenteeism, but it was not done and it is seen from the record that even though his name was removed from the muster, he was working and therefore it is clear that the conduct of the workman shows that he did not want to leave the job. Otherwise he should not have continued the work anywhere and therefore it is difficult to see any reason for the workman to leave the job voluntarily by remaining absent. On the other side, it is established by deposition of first party witness itself that his name was removed from the muster without any notice. Therefore it should be held that his service was terminated. Now on record he may a casual labour for the parties to evade application of Section 25F or Sec 2(oo) of the I. D. Act, but before his termination he was entitled to get permanent status as per the direction of Hon'ble Supreme Court in the

judgement in the case of 1983 I LLJ p. 740 and the circular of the department itself and the casual labour working between 1985 and 1988 were to be conferred temporary status and within this period this concerned workman was in job as admitted in the record. He has worked for 220 days in 1988. Thus naturally the first party should have given temporary status to him as he was entitled and in this particular case gradually workman junior to the concerned workman were already given temporary status by the first party. It is in the deposition of the workman Ex. 13 that Rameshbhai Hirabhai Prajapati and Pankaj Kumar Jorataram Prajapati were employed in job in place of the concerned workman and accordingly the witness of the first party Ex. 24 has admitted in cross-examination that Shri Rameshbhai Hirabhai and Pankajbhai Jyotaram were joined in 1982 and the concerned workman joined the department in January, 1978 and therefore both the workmen Rameshbhai Hirabhai and Pankajbhai Jyotaram joined the department later than the concerned workman and he has also categorically admitted that it is not true that both the workmen are made permanent, but department had given them temporary status and it is done according to the direction of Supreme Court in its judgement. Now he has also categorically admitted that the concerned workman had worked under him for more than 240 days in a year. So naturally this workman, though called 'casual workmen' was entitled to temporary status before his juniors and instead he was relieved from the service as discussed above, and if had he been given temporary status, the department would have been bound to follow procedures under Sec. 25F of the I. D. Act as it would have been retrenchment under Sec. 2(oo) of the I.D. Act. The State should be model employer and should not play tactics like other employers. Hence the second party has a good case as the second party workman in the victim of tactic by authorities who preferred juniors to him in the matter of giving temporary status and direction of the I. D. Act. It may be a point that the temporary status is not sought for in this reference, but only termination is challenged. But to say that the termination is illegal the nature of employment of the workman is also an aspect to be borne into. It would be incidental point and relief and in view of all these circumstances the concerned workman of the second party is entitled to reinstatement. Now so far as relief of back wages are concerned, on perusal of the record it is found that his continuous presence in service is from the year 1987 and there is no details on record for the years 1979 to 1986 and in view of the fact that the temporary status was to be given from 1985 onwards due to decasualisation it would be proper to grant back wages from the day the concerned workman became entitled to temporary status on which his juniors had also been given temporary status and therefore it is proper to give him temporary status from the day his juniors Shri Rameshbhai Prajapati & Shri Pankajkumar J. Prajapati were given temporary status and back wages and other benefits should be directed to be paid from that day.

In view of above circumstances I pass the following order.

ORDER

The reference is allowed. The first party is directed to reinstate the concerned workman Shri Kanti-bhai Bababhai Vanker on his original post giving him temporary status from the day the same was given to his junior workers. Shri Rameshbhai and Pankajbhai Prajapati and to give him back wages and all other benefits available to him from the same day. The first party is also directed to pay Rs. 500/- towards cost of reference to the second party. The award should be implemented within one month from the date of publication.

P. R. DAVE, Industrial Tribunal (C)

नई दिल्ली, 23 मार्च, 1999

का. मा. 1101—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार टेलीकॉम डिस्ट्रिक्ट इंजीनियर रत्नागिरी के प्रबंधन के संबंध में निम्नलिखित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, न. 1, मुम्बई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एल. 40012/272/92-आई. प्रार. (सी यू.)]
के. वि. भरत उन्नी, अवसर सचिव

New Delhi, the 23rd March, 1999

S.O. 1101.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, No. 1, Mumbai as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Telecom District Engineer, Ratnagiri and their workman, which was received by the Central Government on 23-3-99.

[No. L-40012/272/92-IR(DU)]
K. V. B. UNNY, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVT. INDUSTRIAL TRIBUNAL NO. 1, MUMBAI

PRESENT:

Shri Justice C. V. Govardhan, Presiding Officer.
Reference No. CGIT-15 of 1995

PARTIES:

Employers in relation to the management of
Telecom Distt. Engineer, Ratnagiri.

AND

Their workmen

APPEARANCES

For the Management—Shri Mokashi, Advocate.
For the workman—Shri Nabar, Advocate.

STATE :**MAHARASHTRA**

Mumbai, dated the 1st day of March, 1999

AWARD

1. The Central Government by its order dated 13-5-94 has forwarded the following dispute between the management of Telecom District Engineer, Ratnagiri and the SDO Telegraph, Sawantwadi and Shri Parshram Yallappa Kotekar, for adjudication by this Tribunal.

"Whether the action of the management of Telecom District Engineer, Ratnagiri and the SDO Telegraph, Sawantwadi (M.S.) in terminating the services of Shri Parshram Yallappa Kotekar, Ex-casual Mazdoor w.e.f. 1-1-87 is justified? If not, what relief he is entitled to?"

2. The workman Mr. Parshram in his claim statement contends as follows :—The workman joined the service of the first party employer on 1-12-85 as a casual mazdoor at Sawantwadi. He was employed continuously for months together under Mr. Bhalkande, Sub-Inspector from December, 1985 to December, 1986, i.e. for more than 240 days. His services were orally terminated with effect from 1-1-87 without payment of notice pay or retrenchment compensation as per the provisions of section 25-F of the I.D. Act. The monthly emoluments paid to the workman was Rs. 450 p.m. It was subsequently increased to Rs. 900 p.m. The General Manager informed the workman that he will be called back as soon permitted by the Superior Office. The workman had written several letters for reinstatement. In the reply dated 12-5-92, the District Engineer has stated that since the break in service is more than 5 years the request of the workman for re-employment cannot be considered. The workman had raised an industrial dispute since the conciliation failed. The Assistant Labour Commissioner has sent a failure report and hence this reference. The workman prays for an order of re-instatement as a regular employee with full back wages and consequential benefits.

3. In the written statement the first party employer contends as follows :—The reference itself is not maintainable in view of the decision of the Supreme Court between Sub-Divisional Inspector of Posts Vaicum and others v/s. Thattiyam Joseph. The workman was employed as a casual labour on 1st December 1985. The employment from 1st December 1985 to 31st December was in respect of work of erecting loop and had come to an end on 31st December. The workman was employed in February 1985 for a period of 28 days for a particular project. Similarly, the workman was employed for 25 days for laying cables in the month of March. The workman was employed by them for 31 days in May '86. Similarly, the workman was employed only for specific periods for specific jobs which came to an end on the stipulated period. The workman therefore, cannot claim that he has worked for more than 240 days under the first party. The claim of the workman is therefore, not maintainable. On the above pleadings the following issues were framed by my learned predecessor.

(1) Whether this tribunal has no jurisdiction to hear this dispute?

- (2) Whether the workman worked for more than 240 days continuously within a year preceeding 01-1-87, when his services were allegedly terminated orally?
- (3) Whether the workman was entitled to any notice pay and retrenchment compensation and the same was not paid? If not, what is its effect on the present dispute?

4. Issue No. 1:

Even though the first party has pleaded that this tribunal has no jurisdiction to enquire this dispute in view of the decision of the Supreme Court in Joseph's case, this point was not raised by the learned counsel appearing for the management at the time of the arguments, in view of the decision of the Supreme Court in Bangalore Water Supply case, I am of opinion that the claim of the management that this tribunal has no jurisdiction to entertain this reference cannot be sustained. This issue is therefore answered in the negative in that this tribunal has got jurisdiction to entertain this reference.

5. Issue No. 2 & 3 :—It is conceded by the management that the workman has worked for more than 240 days continuously within one year preceeding 1-1-87, but the first party management contends that the workman was employed at the first instance on 1st January, 1998 for a particular job namely erecting the loop for a period of one month and after the said work was over he was employed for another work which lasted for 28 days and in the third month namely March, the workman was employed for a particular job of laying cables and it had also lasted for one month alone and so on the jobs for which the workman was employed by them came to an end on the last day of the month and the workman has not worked continuously in a particular job to claim that he has worked for more than 240 days under the first party. It is not in dispute that the workman has worked under the first party continuously from 1st December 1985. Witness examined on behalf of the management has stated that the workman has worked from December 1985 to December 1986 and as per the muster roll maintained by them he was present for 295 days during the period December 1985 to December 1986. The fact remains that the workman has worked under the first party employer for more than 240 days continuously in one year. The version of the management is that the worker was employed to do only a particular job during a particular month and after that work was completed he was employed under them for doing some other work for a period of one month and so on he has worked for one year. The fact that the worker was employed under the first party for 295 days continuously during the period of one year from December, 1985 to December, 1986 is admitted by the management in their written statement as well as in their evidence. The witness examined on behalf of the management has admitted that the workman was not informed in writing that he is engaged for a particular work during a particular period. There is no evidence let in by the management that, after the completion of the particular work for which the worker was employed, the worker was employed for another

particular work for a particular period. The employer who has engaged the services of the worker as a casual has allotted different works to be done by the worker during different periods; but it does not mean that there is cessation of the services of the worker on completion of the particular job for which he was employed by the employer. Section 2(oo) defines the word "Retrenchment" "it means termination by the employer of the service of the workman for any reason whatsoever other than a punishment inflicted by one of disciplinary action". The said definition also provides that it does not include the termination of the service of the workman by the employer as a result of non-renewal of contract of employment between them on its expiry or such a contract being terminated under the stipulation in that behalf contended the rein". Admittedly there is no written contract between the employer and the employee in the present reference. The worker was only a casual who has completed more than 295 days of work and he has not been informed in writing that he is engaged for a particular work for a particular period. In these circumstances the termination of the service of the workman cannot be one which has been excepted as per section 2(oo)(bb) of the I.D. Act.

The question now to be considered is whether this retrenchment is proper? As per section 25-F of the I.D. Act no workman employee in an industry who has been in continuous service for not less than one year under an employer shall be retrenched by that employer until the workman has been given one month's notice in writing or he has been paid notice pay and he has been paid compensation which should be equal to 15 days average pay for every completed year of service. The workman having worked for more than 295 days in one year continuously is terminated which amounts to retrenchment entitles him for a notice or a notice pay or compensation as per section 25-F (a) and (b) of the I.D. Act. In this connection I wish to refer to the decision reported in Workman v/s. Municipal Corporation of Delhi 1987 II LLR 118 wherein it has been held that section 25-F is applicable even to a daily rated workman. The muster rolls produced by the management shows that the workman has been paid @ Rs. 14 per day during the relevant period and the amount was paid once in a month. Therefore, the worker who has been retrenched from service is entitled to notice pay in view of the fact he has not been served with any notice at the time of retrenchment and he is also entitled to compensation as per section 25-F(b). Even though the workman has claimed in his claim statement an order reinstating him as a regular employee with effect from 01-1-87 with full back wages and consequential benefits, the learned counsel appearing for the worker has stated in his arguments that the worker does not make any claim for permanency. The worker has also admitted in his evidence that he is working in a Tea shop at Parel on a salary of Rs. 800 p.m. from 1988. In the above circumstances, I am of opinion that the worker is not entitled to an order of reinstatement with back wages as claimed by him in the claim statement; but entitled to a notice pay and retrenchment compensation as provided by section 25-F of the I.D. Act. I hold on the Issue No. 2 & 3 accordingly.

In the result, an award is passed holding that the termination of the service of Mr. Parsharam with effect from 01-1-87 is not justified and he is entitled to the notice pay and retrenchment compensation as provided under Section 25-F (a) and (b) of the Industrial Dispute Act. The management is directed to pay the same within one month from the publication of the Award.

C. V. GOVARDHAN, Presiding Officer

नई दिल्ली, 23 मार्च, 1999

का.आ. 1102.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दूरसंचार विभाग के प्रबंधन के संबंध नियोक्तों और उनके कर्मचारों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, नं. 1, मुम्बई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एल. 40012/157/92 आई.आर. (डी.यू.)]

के. वि. बी. उन्नी, अवर सचिव

New Delhi, the 23rd March, 1999

S.O. 1102.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, No. 1, Mumbai as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Telecom Department and their workman, which was received by the Central Government on the 23-3-1999.

[No. L-40012/157/92-JR(DU)]
K.V.B. UNNY, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1 MUMBAI

PRESENT:

Shri Justice C.V. Govardhan, Presiding Officer.

REFERENCE NO. CGIT-5 OF 1994

PARTIES:

Employers in relation to the management of Telecom

District Manager, Kolhapur.

AND

Their Workmen.

APPEARANCES:

For the Management : Shri P.M. Mokashi, Advocate.

For the Workman : Shri P. S. Dhuri, Workman.

STATE : Maharashtra

Mumbai, dated the 5th day of March, 1999

AWARD

1. The Central Government by its order dated 10-1-1999 has referred the following dispute between the management of Telecommunication District Manager for approval and their workmen for adjudication by this Tribunal.

1000 GI/99-42

Whether the action of the management of the Telecom District Manager, Kolhapur, and the Divisional Engineer Phones, Kolhapur in stopping from work to S/Shri Vithal Pandurang Kamble, Balu Shiva Jadhav w.e.f. 1-5-1987 and 1-1-1985 respectively and even not given them an opportunity to be taken back on duty as per the Scheme framed by Director General of Telecommunication, New Delhi on 7-11-1989 for re-employment of casual mazdoor is justified and proper? If not, to what relief the workman are entitled to? Out of the two V. P. Kamble alone contested.

2. The averments in the Claim Statement are as follows : The first party workman has put in a service of 1920 days under the second party from 1981 to 1986. The second party terminated the service of the first party from 1st Jan. 1987 onwards. No notice was served. No notice pay was paid. No retrenchment compensation was also paid. The first party never remained absent from work as alleged. The second party has not maintained proper and true seniority list of casual mazdoor. The first party has served several representation to the second party to reinstate him; but it was not complied with. Before the Conciliation Officer, the second party has taken a stand that they have served a retrenchment notice on the first party who has voluntarily absented from duty, wherein the first party neither voluntarily absented from duty nor he has received any retrenchment notice from the second party. The first party, therefore, made an application before the Regional Labour Commissioner. The Asstt Labour Commissioner (Central) Vasco-da-gama has referred the dispute to the Central Govt. The juniors of the first party have been engaged by the second party and they were also conferred with temporary status. The first party who has put in 240 days of continuous service during a continuous period of 12 months prior to 1985 is entitled to conferment of temporary status. Hence the dispute.

3. The Second party has filed written statement as follows :

The first party has worked for a period of 1920 days from September 1981 to February, 1987; but it is not true to say that the second party has terminated the service of the first party from January 1987 onwards. The first party remained absent with effect from 1-3-1987. The notice of retrenchment was issued to the first party on 1-4-1987. Therefore, payment of notice pay does not arise. The second party has maintained proper and true seniority list. The second party has not received any request or complaint from the first party as alleged. The first party seems to be not interested in the job from 1987 April to 1992. He is not entitled to the benefits of the scheme of conferring temporary status to the casual mazdoor since he has not satisfied the requirements for the same. As per the scheme the casuals who have been engaged prior to 30-3-1985, that he should have completed 240 days work during 12 calendar months and he should have been currently working. The allegation that juniors of the first party have been employed and conferred with temporary status is not correct. The dispute is therefore, liable to be dismissed.

4. The point for consideration is whether the first party employee of the second party is entitled to conferment of temporary status and whether he should be taken back on duty.

The Point :

The first party has been engaged by the second party as a casual for a period of 1920 days from September 1981 is not in dispute. The first party claims that he has been terminated from employment by the second party from January 1987 onwards without any notice or payment of notice pay or retrenchment compensation. The second party admits that the first party was engaged by them for a period of 1920 days but they would contend that the allegation that his services were terminated from January 1987 onwards is not true and that he has worked upto the end of February, 1987 and he had remained absent w.e.f. 01-3-87 on his own accord. It is also the case of the second party that a retrenchment notice has been served on the worker and therefore, there is no question of payment of retrenchment compensation or notice pay in lieu of notice. It is also the

case of the second party that the first party has not shown any interest in the job till he raised the dispute in 1991. The first party who claims that he had sent several representation and notice seeking employment and that he was not provided with any employment has, stated during cross-examination that it is not true to say that only after coming to know of the scheme, regularising the casual labourers, he has approached the management for employment and that even before 1990 he has approached them in writing; but there is no record for the same. The second party who claim that they have issued notice of retrenchment in April, 1987 has not filed the copy of the said notice or acknowledgement of the first party for having received the same. It is thus seen that there is no documentary evidence with regard to the claim of the first party that he has made several representation to the second party and also for the claim of the second party that they have issued a notice of retrenchment. MW-1 who is presently working as Sub-Divisional Engineer from 1994 and who was in the Kolhapur Office under Sub-Divisional Officer, as Junior Engineer has stated that the first party who has worked as a casual worker from September 1981 to February, 1987 did not reported for work thereafter and remained absent. He has also stated that he is denying the allegation that the service of the first party were terminated by the department as alleged by him. During cross-examination this witness has stated that muster rolls are maintained for daily wage workers and that they were also maintaining seniority list for daily workers. In spite of the claim of the workman herein that he was denied employment from 1st January, 1987 and in spite of the version of the employer that till the end of February, 1987 the worker was engaged as a casual labourer and he has failed to report for duty from 1st March 1987 which are contradictory with each other, the employer second party has not filed the muster rolls or seniority list which are maintained by them for daily wage workers. In the absence of the production of the muster rolls which would prove the case of the employer that the employee had attended work till the end of February, the claim of the employer that the first party employee had worked upto February end and from March onwards he remained absent, cannot be accepted. It is more so when they have not filed the copy of the retrenchment notice and the acknowledgement of the worker in support of their claim that they have issued a retrenchment notice on 1st April, 1987. Therefore, I am of opinion that the version of the employee that he has been denied employment from 1st January, 1987 has to be accepted.

5. The worker has raised the dispute in 1991. The second party also participated in the conciliation proceedings and the Asstt. Labour Commissioner submitted his failure report to the Government. The employer contends that on coming to know of the regularisation scheme the employee has come forward with this dispute and he is not entitled for conferment of temporary status since he has not satisfied the requirements of the above scheme. The worker has said that some time in 1990 he come to know of the scheme for regularising the casual labourers and it is not correct to say that only after coming to know the scheme he has raised this dispute and that he has made representations to the employer even on earlier occasions. The conferment of temporary status to the employee was by virtue of a scheme framed by the department of telecommunication as per the Supreme Court decision in *Indrapal Yadav's case* (1985) II Supreme Court cases 648. The scheme came into force vide G.O. 1-10-1989. The above scheme is applicable to the casual labourers employed by the department of telecommunication. The scheme provides that temporary status would be conferred on all the casual labourers who have rendered a continuous service of at least one year out of which they must have been engaged on work for a period of 240 days. Such casual labourers will be designated as temporary mazdoor. The argument of the learned counsel appearing for the employer is that the employee was not actually employed when the scheme was introduced and therefore, he is not entitled to the benefits of the scheme. It is no doubt true that when the scheme was introduced in 1989 the first party employee was not in employment of the second party but the department of telecommunication has issued a guideline dated 14-3-1991 which provides "that the period of absence for the purpose of granting temporary status to the casual mazdoors was not considered in the light of the difficulties which are faced by the units and it is now decided that the T.D. Es/T.D. Ms

may condone absence up to a period of 5 years for the purpose of granting temporary status and no further relaxation be given in any case beyond this limit." When the absence of the employee could be condoned for a period of 5 years even though they were not employed when the scheme was introduced, the benefit of the scheme will be available to the employees who have put in service of 240 days within a period of one year and their employment being prior to 1985. When we approach the case of the employee here in the light of the above scheme and the guideline given to it, we have to hold that the employee here in who has been retrenched from service from 1-1-87 is entitled to the benefit of conferment of temporary status by the second party employer taking him back on duty.

The next question that is to be considered is whether the employee is entitled to back wages since the learned counsel has argued that once the termination is found illegal consequential order of granting back wages must follow. Normally, it is true that once termination is found to be illegal consequential order of grant of back wages must follow; but in so far as the employee herein is concerned he was only a casual at the time of the retrenchment. He is to be conferred with the temporary status by taking him back on duty as per the scheme, provided there is vacancy. Since he was not issued with a notice and nor paid notice pay or retrenchment compensation, he is no doubt entitled to notice pay and retrenchment compensation as per section 25-F of the I.D. Act. The second party employer is to take back the first party as per the conferment of temporary status scheme when there is a vacancy. The worker has admitted that he was working as a mazdoor on the farm belonging to his joint family and his family consisting of his wife and two childrens are looked after from the income from the farm. This evidence of the worker leads us to the conclusion that after retrenchment he is gainfully employed and the worker was not in employment of the second party and he has not done any work for them also from the period he has been terminated from service. A casual who has not done any work is not entitled to any pay on the ground that there is no pay when there is no work. Even the benefit of being taken back on duty as per the scheme is available to him only on account of the condonation of the period of non-employment as per the guideline. When we consider all these aspects, I am of opinion that the claim of the first party employee for back wages cannot be entertained. In that view I hold on the point that the first party employee is entitled to the conferment of temporary status as per the scheme and he is to be taken back by the second party as and when any vacancy arises in the Department and the first party is also entitled to notice pay and retrenchment compensation which were not given to him at the time of retrenchment by the end of December 1986.

In the result, the first party employee is entitled to the conferment of temporary status as per the scheme and is to be taken back by the second party as and when any vacancy arises in the Department and the first party is also entitled to notice pay and retrenchment compensation.

Award passed accordingly.

C. V. GOVARDHAN, Presiding Officer

नई दिल्ली, 23 मार्च, 1999

का.आ. 1103- औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अन्वय में, केन्द्रीय सरकार दूरसंचार विभाग के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अन्वय में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिग्रहण नं. 1, मुंबई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एल- 40012/158/92-आई.आर. (डी.य.)]

के. वि. बी. उन्नी, अवर सचिव

New Delhi, the 23rd March, 1999

S.O. 1103.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal No. 1, Mumbai as shown in the Annexure. in the industrial dispute between the employers in relation to the management of Telecom. Department and their workman, which was received by the Central Government on 23-3-09

[No. L-40012/158/92-IR(DU)]

K. V. B. UNNI, Under Secy.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, MUMBAI

PRESENT:

Shri Justice C. V. Govardhan, Presiding Officer.

Reference No. CGIT-2 of 1994

PARTIES:

Employers in relation to the management of Telecom.
District Manager, Kolhapur.

AND

Their Workmen.

APPEARANCES:

For the Management: Shri Mokashi, Advocate.

For the Workman: Shri B. S. Dhuri, Advocate.

State: Maharashtra.

Mumbai, dated the 31st March, 1999

AWARD

1. The Central Government has referred the following dispute between the Management of Telecommunication, District Manager, Kolhapur and their workmen for adjudication by this Tribunal:

"Whether the action of the management/department of Telecom., District Manager, Kolhapur, Telephone Bhavan, Tarabai Park, Kolhapur (M.S.) Pin-416003 and the Sub-Divisional Officer Phones, Kolhapur in stopping from service to Shri Balu Bhive Jadhav, Ex-mazdoor, of Sub-Divisional Officer Phones, Kolhapur resident of Sawantwadi, Tal. Karveer, District Kolhapur w.e.f. 1-1-1985 and even not giving him an opportunity to be taken back on duty as per the Scheme framed by Director General of Telecom., New Delhi on 7th November, 1989 for re-employment of casual mazdoor is legal, proper and justified? If not, to what relief the workman is entitled to?"

2. The first party employee workman was employed as a Mazdoor on daily wage basis from March, 1983 to December, 1984, under the second party. He has put in a service of 350 days in 1983. The contention of the second party that he has put in a service of 116 days alone is not true. The Second party refused work to the first party from January 1985 onwards on the pretext of no work was available with him. No notice was served on him. No notice pay in lieu was paid. Retrenchment compensation was also not paid. The First party had made a demand for engaging him as per the scheme of the department dated 07-11-89 for confirming the daily wage earners/casuals who had put in more than 240 days of service prior to 31st March, 1985. The second party has not employed the first party even after the said statement made by the first party. The termination of service of the first party by the second party is illegal and the first party is therefore, entitled to an order of reinstatement with back wages and other benefits.

3. The Second Party in the written statement contends as follows: The first party has worked with the second party as a casual labourer on daily wages basis for 116 days from March 1983 to July 1983 and his claim that he has worked up to December 1984 is not correct. The First Party has left the job on his own and abandoned the service of the second party. The Second Party has never terminated the First Party from service. Therefore, there is no question of issuing any notice or paying notice pay or retrenchment compensation. The claim of the first party for giving him temporary status on the basis of the scheme cannot be complied with, since he was not working when the scheme was introduced and since he has not put in 240 days of continuous service. The reference is therefore, liable to be rejected.

On the above pleadings, my learned predecessor has framed the following issues for consideration:

- (1) Whether the workman continuously worked for more than 240 days prior to the alleged retrenchment?
- (2) Whether the workman was entitled to notice pay and retrenchment compensation? If so, what is the effect of non-payment?
- (3) Whether similarly placed workmen were reinstated and the present workman was discriminated in the matter of re-engagement?
- (4) Whether the workman attained the status of temporary workman?
- (5) Whether services of the present workman were not terminated and he abandoned the post?
- (6) Relief to which the parties are entitled?

Issue Nos. 1 and 5:

The specific case of the workman is that he was working under the second party on daily wage basis from March, 1983 to December, 1984 and he has refused employment by the S.D.O. Phones, Kolhapur from January, 1985 onwards without any notice or payment of notice pay or retrenchment compensation and therefore, he is entitled for reinstatement with back wages and other benefits. It is also stated that he has worked for more than 240 days in a period of 12 months and he was engaged prior to 31-3-85 and therefore, as per the scheme framed by the department for conferring temporary status, casuals who have put in more than 240 days in a period of 12 months and who have been engaged prior to 30th March, 1985 he is entitled for an order conferring temporary status to him. The case of the second party management is that the first party has worked only for a period of 116 days between March 1983 to July, 1983 and he has left the job on his own accord and abandoned his service and the claim of the workman that he has put in more than 350 days and that he has been retrenched from service without any notice pay or retrenchment compensation is therefore, not sustainable. The first party has examined him self as WW-1 and the Second Party has examined one of their Sub-Divisional Engineer in the Administrative Department as MW-1 in support of their respective cases. It is to be noted that the employment of the worker as a casual between March 1983 to July 1983 is not under dispute. The worker in his evidence has stated that as a casual labourer he was required to maintain a diary in which his attendance will be noted and his Superior Officer one Mukadam or in his absence Junior Engineer used to sign and since he has misplaced the said diary during the floods in 1989 he is unable to produce the same. The claim of the worker that he has put in a service of 350 days could have been proved by the worker by producing this diary; but he has fairly admitted that he is unable to produce the same on account of misplacing the same during the floods; but that cannot be a ground to reject the claim of the worker. The worker has stated in his evidence that whenever he attended his office and did his duties, his attendance will be marked in the register maintained by the department and he has also signed the same in token of receiving his salary. The muster rolls are maintained to mark the attendance of the casuals is not in dispute at all. The Second Party has produced the muster rolls for the month of March, 1983 to July 1983.

These muster rolls show the worker signing the same in token of his attending to his duties. While so, when the second party contends that the workman has abandoned his work, it could have proved the same very easily by producing the muster roll from August 1983 onwards; but the second party has not produced the muster roll subsequent to July 1983. In fact, the worker has filed an application seeking direction by this tribunal to the second party to produce the muster rolls for the period August 1983 to December 1984 in order to prove his case that he was actually in the service of the second party. Notice has been given to the learned advocate appearing for the second party and the learned advocate has made an endorsement that the worker has admitted that he has not produced the diary maintained by him which mentions the muster roll number and Folio number and therefore, the second party namely, the employer could not produce the muster roll. MW-1, the witness examined on behalf of the management has stated that they do not maintain any muster roll of workers to show in daily wages and that they maintain a seniority list for the worker for the year March 1983 to December 1983 and he cannot produce the muster roll or the seniority list of the year 1983. When there is no dispute that the muster roll is being maintained for marking the attendance of casuals the employer has not produced the same for the period August 1983 to December 1984. The reason given by them is that the employee has not produced the diary maintained by him. In the light of the explanation given by the employee as to why he could not produce the diary, the reason given by the employer for not producing the muster roll maintained by them is not a tenable one. It is more so, when an application has been filed by the worker calling upon the employer to produce the muster roll. When the Party who is in possession of a particular document which is in his custody fails to produce the same, an adverse inference has to be drawn to the effect that if produced it will be against the interest of the party in whose custody documents is there and not produced by him. In the case on hand on account of the failure of the employer to produce the muster roll which is admittedly maintained by them, we have to draw an adverse inference that if produced the muster roll, will establish the case of the employee that he was in the service of the employer from March 1983 to December 1984 and the case of the employer that the worker had abandoned its employment voluntarily cannot be true. Similarly, the non-production of the seniority list which is admittedly maintained by the employer also gives room for a similar adverse inference being drawn to the effect that the employee in this reference has been deprived the right to be conferred with the temporary status in spite of being senior as claimed by him. In the above circumstances, I hold on Issue No. 1 as the worker has worked continuously for more than 240 days prior to the alleged retrenchment and on Issue No. 5 that the service of the workman was actually terminated and is not a case of abandonment by the worker.

Issue No. 2:

I have already held that the workman had worked for more than 240 days continuously prior to his retrenchment and the version of the employee that it was a case of abandonment is not true. The employer's version is that the employee is not entitled for notice pay or retrenchment compensation since it was a case of abandonment of job by the employer. In view of my finding on issue Nos. 1 and 5 I hold on this issue that the workman is entitled to notice pay and retrenchment compensation as per Section 25F.

Issue No. 4:

I have held on Issue No. 1 that the worker has continuously worked for more than 240 days prior to alleged retrenchment. The question to be considered is whether the workman who has completed more than 240 days in a continuous period of one year is entitled to temporary status on account of the scheme framed by the Government of India for conferring temporary status to the casual labourers. The case of the employer is that the casuals should satisfy three requirements before seeking the benefits of the scheme of the year 1989. According to the employer the casual should have been currently working and he should have been employed prior to 31-3-85 and he should have worked for 240 days during the continuous 12 calendary months and that the employee herein has not fulfilled the above three conditions; but in the written statement itself it is stated

that the casual was an employee prior to 31-3-1985. As regards the contention of the employer that the employee has not completed 240 days, it cannot be sustained on account of my finding on Issue No. 1 that the workman has continuously worked for more than 240 days prior to the alleged retrenchment. The learned counsel appearing for the employer would argue that the casual employee who has abandoned his job in the year 1983 has come forward with this claim of conferment of temporary status only in the year 1991 and the delay in preferring this claim itself would show that it is not a bona fide claim and it has to be rejected. The claim of the worker that he has been retrenched on 31-12-1984 is upheld by this Tribunal, while considering Issue No. 1. The worker is not in the service of the employer from 01-1-85, therefore, cannot be disputed. The worker has made an application to the Asstt. Commissioner of Labour seeking temporary status and other reliefs on 31-10-91. There is a gap of six years ten months. The question to be considered is whether his request for conferring of temporary status can be complied with after such a delay. The Deputy General Manager, Headquarters at Bombay of the employer has passed orders on 14-3-91 giving guidelines regarding grant of temporary status to the casual mazdoors. In these guidelines, it is specifically stated that, "the matter regarding the condonation of the period has been reconsidered in the light of the difficulties which are being faced by the units and it has been now decided that the T.D.Es./T.D.Ms. may condon absence upto a period of five years for the purpose of granting temporary status and no further relaxation be given in any case beyond this limit". Therefore, as per this guideline issued by the Headquarters Dy. General Manager to the Offices under him the delay in making a claim for conferment of temporary status can be condoned only if the period of absence is only 5 years and not more. In the case on hand the delay being more than 5 years it cannot be condoned in order to confer temporary status to the workman. In that view, I hold on Issue No. 4 that the workman has not attained the status of temporary workman.

Issue No. 3:

There is no evidence on behalf of the workman that similarly placed workmen were reinstated and this workman was discriminated in the matter of re-engagement. Therefore, this issue is answered in the negative.

Issue No. 6:

In view of my findings from Issue Nos. 1 to 5, I hold on this issue that the worker is entitled to an order directing the management to pay him notice pay and retrenchment compensation as per Section 25F of the I.D. Act. An Award is passed accordingly as follows:

"The action of the management of Telecommunication, District Manager, Kolhapur in terminating the service of the worker w.e.f. 1-1-85 is not legal and proper and the workman is entitled to the relief of retrenchment compensation and notice pay as contemplated under Section 25F of the I.D. Act and that he is not entitled to be taken back on duty as per the scheme framed by the Department on 7th November, 1989."

C. V. GOVARDHAN, Presiding Officer

नई दिल्ली, 23 मार्च, 1999

का.प्र. 1104- औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सर्वेनमेंट ऑफ इंडिया प्रैक्टिस के प्रबंधन के संबंध में नियोक्तों और उनके कर्मचारियों के बीच, अन्तर्गत में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, कलकत्ता के पंचाट को प्रकाशित करती है जो केन्द्रीय सरकार की 23-3-99 को प्राप्त हुआ था।

[मं. एन-16011-2-86-डी. II (बी)]

क. वा. बी. उन्नी, अवर सचिव

New Delhi, the 23rd March, 1999

S.O. 1104.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal Calcutta as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Govt. of India Press and their workman, which was received by the Central Government on the 23-3-99.

[No. L-16011/2/86-D. II(B)]
K. V. B. UNNY, Under Secy.

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

Reference No. 143 of 1988

PARTIES :

Employers in relation to the management of Government of India Press.

AND

Their workmen.

PRESENT :

Mr. Justice A. K. Chakravarty,
Presiding Officer.

APPEARANCE :

On behalf of Management.—Mr. A. Hossain,
Advocate.

On behalf of Workmen.—Mr. G. C. Chakraborti, Advocate.

STATE : West Bengal. INDUSTRY : Govt. of India Press.

AWARD

By Order No. L-16011/2/86-D. II(B) dated 29/30-10-1987 the Central Government in exercise of its powers under section 10(1)(d) and (2A) of the Industrial Disputes Act, 1947 referred the following dispute to this Tribunal for adjudication;

“Whether the action of the General Manager, Govt. of India Press (Publication Unit), Santragachi, Howrah-4 in not promoting Shri S. Pal, Labourer, represented by the General Secretary, Govt. of India Press Employees' Association, (Publication Unit), Santragachi, Howrah on the post of Asstt. Mechanic is justified and

proper? If not, what relief the workman is entitled for?”

2. Instant reference has arisen at the instance of Govt. of India Press Employees' Association, Santragachi, West Bengal (in short, the Association) for not granting promotion to the concerned workman from labourer to Assistant Mechanic in the Publication Unit of the Govt. of India Press, Santragachi, Howrah.

3. Union's case in short, is that the concerned workman, Sukamal Pal was working as a labourer in the office of the General Manager, Government of India Press, Publication Unit, Santragachi, Howrah (in short, the management) as a labourer since January, 1971. Service conditions regarding promotion of labourers are laid down in the recruitment rules published in the Govt. of India Gazette dated 7th December, 1974. As per the said rules service of 5 years as labourers is necessary for promotion to the post of Assistant Mechanic (Mechanical) subject to qualifying in the trade test. The concerned workman accordingly applied, appeared and passed the trade test in response to the office notice inviting applications from the labourers for appearing in the trade test in 1981. One vacancy in the post of Assistant Mechanic occurred on 1-3-1986 to be filled up by promotion amongst the eligible candidates working as labourers. The concerned workman having rendered more than 15 years of service as labourer and having qualified in the trade test was the only eligible candidate for promotion to the above vacancy post of Assistant Mechanic as all other senior 7 eligible candidates who have been declared passed along with the concerned workman in the trade test were promoted before 1-3-1986. The General Manager of Santragachi Press thereafter cancelled the above panel of successful candidates and invited fresh application for trade test without promoting the concerned workmen in gross contravention of the rules, illegally and arbitrarily. An industrial dispute was thereafter raised by the Association challenging the action of the General Manager. The employer took the plea before the Conciliation Officer that the panel ceased to remain effective after the expiry of 3 years from the date of its publication as per circulars/notifications issued by the Central Government in this matter from time to time. The conciliation effort having ultimately failed the matter was referred to the Central Government which made this reference and send it to this Tribunal for adjudication. The Association has accordingly prayed for granting promotion to the concerned workman to the post of Assistant Mechanic with retrospective effect from 1-3-1986 along with all consequential reliefs upon declaration that the action of the management in this matter was unjustified

4. The management filed a written statement, alleging inter alia that the recruitment rules are guidelines for the method of recruitment, but how the trade test will be conducted and its validity etc. are not incorporated in the recruitment rules itself. These are governed by the administrative/executive instructions issued from time to time and it is mandatory to follow both the recruitment rules and the departmental instructions while filing up a post on promotion. The management has further alleged that the previous panel/list dated 1-2-1982 of the candidates qualifying in the trade test expired after 3 years on 31-1-1985 and was therefore cancelled. Management, thereafter, invited fresh applications from the eligible labourers on 7-11-1985 for appointment to the post of Assistant Mechanic. The concerned workman and one Brij Kishore Jha applied for the said post subject to qualifying in the said trade test. The trade test was fixed for both the concerned workman and Shri Jha on 4-7-1985 and 5-5-1986 respectively and while Shri Jha appeared and qualified in that trade test, Shri Pal did not all appear in the same. Management has further alleged that in the previous circular for trade test for the post of Assistant Mechanic (Mechanical) was issued on 6-6-1981 and only 8 candidates applied there and Shri Jha did not apply. It is further alleged that Shri Jha as labourer is senior to the concerned workman. Management has accordingly alleged that it was justified in cancelling the earlier panel of 1982 in view of its circulars and prayer for dismissal of the case of the Association.

5. The Association filed a rejoinder denying the case of the management.

6. Both the parties have examined one witness each side and they also produced certain documents.

7. There is no dispute regarding the facts of this case. Admittedly the concerned workman was appointed in 1971 as a labourer and while working in the said capacity he appeared in the trade test held in 1981 and the panel of the successful candidates was published on 1-2-1982. The said panel has been marked Ext. M-7 and it will appear that the name of the concerned workman appears in Serial No. 8 in the said list/panel of successful candidates. It is also not denied that out of these 8 successful candidates as per this list (Ext. M-7) excepting the concerned workman, others have duly got their promotion prior to 31-1-1985. It is also admitted that the management thereafter cancelled that list/panel and called for applications from the intending labourers for being appointed to the post of the Assistant Mechanic. It appears from Ext. M-5 that Brij Kishore Jha top the list in the next panel dated 5-8-1986 and he was given the promotion.

8. The Association has challenged the above promotion on the ground that the management ought to have promoted the concerned workman before promotion of Brij Kishore Jha. It's case is that the

management was under obligation to promote all the empanelled candidates of 1982 and it acted beyond its power in promoting another person ignoring the prior claim of the concerned workman to the said promotional post.

9. Mr. Hossain, learned Advocate appearing for the management submitted that such panel for promotion had its longevity for a period of 3 years and if some of the candidates in the panel do not get promotion within the said period, his right to promotion under the said panel is forfeited and he is to qualify himself afresh in the subsequent trade test to be held for the purpose.

10. Mr. Chakraborti, learned Advocate for the Association, however, submitted with reference to the relevant schedule of recruitment rules regarding promotion, where it is stated that "Labourers of Government of India Press, Santragachi and K. S. Roy Road, Calcutta with 5 years' service who qualify in trade test" that the management under no circumstances has any right to act in contravention of the rules and substitute its provision by passing any contrary administrative/executive orders.

11. Mr. Hossain, learned Advocate for the management referred to three administrative/executive orders issued by the management. They are Exts. M-2, M-3 and M-4. It appears from these administrative/executive orders that a panel is to remain effective only for a period of three years after which it ceases to have any effect. He also submitted that the management is acting in accordance with these orders for a long time and if the present position is disturbed it will create lot of troubles in the administrative machinery.

12. I have already mentioned the relevant provisions of the recruitment rules from which it will appear that no time limit was prescribed for any panel of qualified labourers for promotion to remain effective and that being so, the clear intention as per that rule was that the panel is to remain effective till the last qualified candidate gets his promotion. In the background of such clear rule which prescribes no time limit it is necessary to consider whether the time limit prescribed by the management in restricting the life time of such panel upto a period of 3 years was legal or justified. The terms and conditions of the service of the employees of the Government of India Presses are governed by the statutory rules framed for that purpose. No departure from the statutory rules can be permissible under any circumstances in the pretext of the administrative convenience or in the grab of clarifying certain points not specifically stated in the rules. The management, while admitting that the recruitment rules are the guidelines for the method of recruitment, took the plea that it has not been stated clearly there how the trade test are to be conducted or about its validity etc. and accordingly the Government had to issue executive orders for clari-

fying those points. Since clarification can be made only in respect of the matter about which nothing is said without violating the spirit of the rules, anything which goes against the same cannot be accepted. The relevant rules having clearly uphold the right of a qualified candidate for promotion, any executive order taking away any such right of the qualified candidates for such promotion under any plea whatsoever must accordingly be improper, invalid and illegal.

13. My attention was drawn to the case of Ramchandra Shankar Deodhar & Ors. v. State of Maharashtra, reported in AIR 1974 (SC) 259 (274) where the Hon'ble Supreme Court while speaking of service conditions stated that "It is not desirable that the fortunes of such a vital and strategic instrument of public service should be left to the vagaries of mere departmental resolutions and executive instructions. These cannot take the place of statutory rules which alone can impart stability and security and ensure observance of the rules of law. Legal rules must govern the recruitment and conditions of public servants so that there is no arbitrariness or inequality in state action in regard to them and the rule of law is not eroded". Mr. Hossain, learned Advocate for the management wanted to support the executive instruction on the ground that any declaration from this Tribunal about the legality of these instructions prescribing a time limit of the panel shall cause difficulty to the administrative machinery. That may or may not be true, but it is not a sound logic that any illegality is justified because it is practised for certain length of time.

14. The concerned workman having thus successfully qualified in the trade test of 1982, his right to get promotion in terms of the said panellist must be deemed to have remained unaffected inspite of the cancellation of the earlier test of 1982 and irregular promotion of another man in his place on the basis of a new test.

15. I have carefully considered the evidence on record to find out when the next vacancy after the promotion of the 7th man of the panel of 1982 had occurred. The Association's case in the written statement that it had occurred on 1-3-1986 is not supported by evidence on record. In the said circumstances the concerned workman shall be entitled to promotion on the occurrence of the next vacancy after the 7th man of the panel of 1982 obtained his promotion to the post of Assistant Mechanic. The management is accordingly directed to grant him promotion to the post of Assistant Mechanic with retrospective effect from the date when the vacancy, as stated above, had occurred. The management also shall give him all the consequential benefits that may be found due to the

concerned workman on account of such promotion with retrospective effect.

This is my Award.

Dated,

Calcutta, the 10th March, 1999.

A. K. CHAKRAVARTY, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1105.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मिलिट्री फार्म फिरोजपुर कैंट के प्रबंधकों के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[स. एन- 14012/88/91-डी. 2 (बी)]

के. वी. बी. भरतइण्णी, अव्वर सचिव

New Delhi, the 24th March, 1999

S.O. 1105.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Military Farm, Ferozpur Cantt. and their workman, which was received by the Central Government on 24-3-1999.

[No. L-14012/88/91-D-2(B)]

K. V. B. UNNY, Under Secy.

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I.D. 2/92

Nanak Chand,
S/o Sh. Kachera,
C/o General Secretary,
Military Farm Civilian Workers and
Employees Union,
Ferozpur Cantt 152001 (Pb.)

.... Workmen

Versus

The Officer Incharge,
Military Farm,
Ferozpur Cantt (Pb.) 152001.

.... Respondent

APPEARANCE :

For the workman : Shri T. C. Sharma.

For the management : Shri J. P. Bhat.

AWARD

The Central Government vide notification No. L-14012/88/91-D-2(B) dated 6th January 1992 has referred the following dispute to this Tribunal for adjudication :

“Whether the action of the Officer Incharge, Military Farm, Ferozpur Cantt in terminating the services of Shri Nanak Chand, S/o Sh. Khachera, casual labour w.e.f. 6-2-91 is justified? If not, what relief he is entitled to and from what date?”

2. Today the case was fixed for evidence of the workman. The representative of the workman appeared and stated that he has no instructions from his client and the workman has expired. His legal representatives are not interested to pursue with the present reference. In view of the statement of the rep. of the workman, the present reference is returned to the Appropriate Govt. as not pursued and unanswered.

Chandigarh,
7-12-1998.

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1106.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार स्टेशन हेल्थ आर्गेनाइजेशन अम्बाला कैंट के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-13012/2/96/आई.आर. (डी.यू.)]
के. वि. भरत उन्नी, अवर सचिव

New Delhi, the 24th March, 1999

S.O. 1106.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Station Health Organisation, Ambala Cantt. and their workman, which was received by the Central Government on the 24-3-1999.

[No. L-13012/2/96-IR(DU)]
K. V. B. UNNY, Under Secy.

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER, CENTRAL GOVT., INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,

CHANDIGARH

Case No. I.D. 132/97
C/o Union President,

Union C/o President, Ambala Area Civil Employees Union, 223/3, Brave Power House, Ambala Cantt. Petitioner.

Versus

The Commanding Officer,
Station Health Organisation,
Ambala Cantt. Respondent

REPRESENTATIVES :

For the workman : None.

For the management : Shri Colonel A. P. S. Bawa.

AWARD

(Given on 12th February, 1999)

The Central Government, Ministry of Labour vide Notification No. L-13012/2/96-I.R.(DU) dated 30th May, 1997 has referred the following dispute to this Tribunal for adjudication :

“Whether the demand of the Union as mentioned in their demand notice dated April, 1995 is legal and justified? If so, to what relief the workman concerned is entitled?”

2. The present case was fixed for filing of claim statement by the workman. Despite several registered notices none appeared on behalf of the workman. It appears that workmen are not interested to pursue with the present reference. In view of the above position and the fact that the workman has not filed the claim statement the present reference is answered against the workman. Appropriate Government be informed.

Chandigarh,
12-2-1999.

B. L. JATAV, Presiding Officer

नई दिल्ली, 24 मार्च, 1999

का.आ. 1107 —औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सेन्ट्रल इन्स्टीट्यूट फार रिसर्च आन बर्किलोस के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-42012/69/92-आई.आर. (डी.यू.)]
के. वि. भरत उन्नी, अवर सचिव

New Delhi, the 24th March, 1999

S.O. 1107.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Central Instt. for Research on Buffaloes and their workman, which was received by the Central Government on the 24-3-99.

[No. L-42012/69/92-IR(DU)]
K. V. B. UNNY, Under Secy.

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING
OFFICER, CENTRAL GOVT., INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT,
CHANDIGARH.

Case No. I.D. 124/93

Bhan Singh S/o Sh. Nathu Ram,
Village Dhadoor,
Distt. Hissar ... Petitioner

versus

Director,
Central Instt. for Research on
Buffaloes, Hissar ... Respondent.

APPEARANCES :

For the workman : None.
For the management : None

AWARD

The Central Govt. vide notification No. L-42012/69/92-I.R. (D.U.) dated 30th September 1993, has referred the following Dispute to this Tribunal for adjudication :

"Whether the action of the management of Central Institute for Research on Buffaloes Hissar in terminating the services of Shri Bhan Singh, Ex-Beldar w.e.f. 1-8-88 is legal and justified ? If not, what relief he is entitled to and from what date ?"

2. The present reference was fixed for filing of claim statement by the workman today. Despite many registered notices, the workman has not put up appearances. The notices issued at the address returned back with the remarks that the addressee is not available. I am satisfied that workman is not interested to pursue with the present reference. The same is returned to the Ministry as answered against the workman. Ministry he informed.

Chandigarh,
29-10-1998

B. L. JATAV, Presiding Officer

1000 GI/99--43

नई दिल्ली, 24 मार्च, 1999

का.आ. 1108.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार दूरसंचार विभाग के प्रबंधन के संबंध में निम्नलिखित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट की प्रकाशित करती है जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एम-40012/44/93-आई. आर. (डी यू.)]
के. वि. बी. उन्नी, अवर सचिव

New Delhi, the 24th March, 1999

S.O. 1108.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Department of Telecom. and their workman, which was received by the Central Government on the 24-3-99.

[No. L-40012/44/93-IR(DU)]
K. V. B. UNNY, Under Secy.

ANNEXURE

BEFORE SHRI B. L. JATAV PRESIDING
OFFICER, CENTRAL GOVT., INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT,
CHANDIGARH.

Case No. ID 58/94

Madan Lal S/o Shri Tara Chand,
Street No. 13, House No. B-IV-950,
Nai Abadi, Abohar. ... Petitioner

versus

Distt. Manager,
Ferozepur Telecommunication Division,
Ferozepur (PB.) ... Respondent.

APPEARANCE :

For the workman : Shri Tejinder Singh.
For the management : Shri J.P. Bhatt.

AWARD

The Central Govt. vide Notification No. L-40012/44/93-I.R. (D.U.) dated 25th July, 1994 has referred the following Dispute to this Tribunal for adjudication :

"Whether the action of the Divisional Engineer, Telegraph, Ferozepur in terminating the services of Shri Madan Lal S/o Shri Tara Chand w.e.f. 30-6-1987 is

proper, legal and justified? If not, to what relief the concerned workman is entitled for?"

2. Today the case was fixed for evidence of the workman. Representative of the management intimated to this Tribunal that the reference had already answered against the workman on 24-1-1996. The management also submitted the photocopy of the award passed in ID No. 169/94.

3. In the circumstances of the case and on pursuing the earlier award passed against the workman in ID No. 169/94 regarding the same termination, this Tribunal is returning the reference to the Appropriate Govt. unanswered.

Chandigarh.

19-11-1998

B. L. JATAV, Presiding Officer

नई दिल्ली, 22 मार्च, 1999

का.प्र. 1109.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारत गोल्ड माइन्स के प्रबंधन के संवद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, बेंगलूर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-99 को प्राप्त हुआ था।

[सं. एल-43012/2/88-डी-III(बी)]

बी.एम. डेविड, डेस्क अधिकारी

New Delhi, the 22nd March, 1999

S.O. 1109.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Bangalore as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Bharat Gold Mines Ltd. and their workman, which was received by the Central Government on 19-3-99.

[No. L-43012/2/88-D.III(B)]

B. M. DAVID, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated, 12th March, 1999

PRESENT:

Justice R. Ramakrishna, Presiding Officer,

C. R. No. 25/1988

I PARTY

Sri Ponnuswamy,
T. No. 1957/P. E. No. 121441,
Mysore Mine residing at
No. 30, Masonry Block,
Mariakuppam, K.G.F.

Vs.

II PARTY

The Management of Bharat Gold Mines Ltd., by its Chairman-cum-Managing Director, Oorgaum P.O. K.G.F.

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section (1) and sub-section 2A of the Section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide Order No. L-43012/2/88-D.III(B) dated 5-4-1988 on the following schedule:

SCHEDULE

"Whether the management of Bharat Gold Mines Limited Oorgaum, K.G.F. is justified in dismissing the services of Shri Ponnuswamy, P.E. No. 1244 with effect from 28-02-1986. If not, what relief the workman is entitled to?"

2. This dispute is a classic example as to how a workman will be driven to a court of law to exercise his legal rights due to utter callousness of the responsible officers.

3. We can also add here that the legal wrangles to some extent contributed to this sorry state of affairs and the delay in the disposal. The very system is responsible for a long lapse of delay in rendering justice to the workman. We must be conscious to note that if a workman deprives of his livelihood, the justification for such dismissal shall be decided expeditiously as we are dealing in a case of an hungry man, who required to be fed himself and his family.

4. With this back ground we have to examine this dispute.

5. The schedule shows that this workman was dismissed with effect from 28-2-1986. He joined the services of the second party in 1977 as a machine man. His service was blemishless till he was found carrying in his left gum boot a blue plastic paper which contained a cash of Rs. 27 and six G.B.Q. pieces. This appears to have been found on 9-11-1985 at about 7.35 p.m. when he was searched by watch and ward Sri Eshwar Singh. He has denied this allegation vide his reply Ex. M-2. According to him the watch and ward submitted a false case against him.

6. However the management initiated an domestic enquiry after keeping this workman under suspension and they also gave a police complaint in the Jurisdictional Police Station and a case came to be registered against him in CC 3625/85 for the offence punishable under Sections 6 and 13 of Karnataka Mining Act.

7. As per the valuation certificate of the assessor the Gold content found in G.B.Q. pieces was Rs. 1.99. The management by appointing the Enquiry Officer conducts a very lengthy and a detail enquiry which resulted in founding guilty of this workman. This was concluded on 18-1-1986. The competent authority after issuing a show cause notice dated 6-2-86 proposing punishment of dismissal, ultimately he has dismissed this workman vide order dated 28-2-86. The explanation of the first party dated 20-2-1986 has not been discussed in the order of dismissal giving reasons for not accepting the explanations.

8. After this dispute referred to this tribunal, a preliminary issue was framed to give a finding on the validity of domestic enquiry. The second party examined altogether six witnesses who have exhaustively cross examined by the learned Advocate for the first party. This tribunal by taking into consideration inadequacies and insufficiency in the evidence of second party, set aside the validity of domestic enquiry, vide order dated 1-2-89. By the very order a direction was given to the management to adduce evidence to justify their action.

9. It is to be noted that the criminal case registered against the workman, ultimately ends in an order of acquittal.

10. The second party to justify their action examined two more-witnesses. The workman gave some more evidence.

11. On going through the entire evidence placed at the initial stage of the case and subsequently does not lead one to accept that the alleged instance of theft was proved beyond reasonable doubts. Without prejudice there is no impediment to hold that in almost all the cases of this company the enquiry officers are the employees of this company who gave findings mostly against the workman. I do not say that they are biased. The enquiry officer failed to apply his mind to appreciate the facts and take the evidence of the workman that he has made a scape goat. It should be inferred that he is not a fool to dare himself to carry an article worth about Rs. 1.99 to loose a securable job thereby bringing misssary both for himself and to his family members.

12. However this tribunal by its order dated 26-3-91 has granted interim relief to the extent of the salary this workman was getting at the time of his suspension. The second party also directed to pay the interim relief from 28-2-86 till the disposal of this reference.

13. If the legal advisers of this company have advised the Disciplinary Authority as to how the discretions is to be used while imposing punishment in the light of the case laws prevailing in this country, this unfortunate situation would not have arisen, conversly if the disciplinary authority would have made some efforts to note the law of the land there was chance to avoid this long drawn legal battle which virtually wasted the valuable time, money and production of this company.

14. His Lordship Thakkar, Chief Justice, as he then was, has vented the feelings of the law as it related to the punishment on the basis of Disciplinary proceedings in R. M. Parania Vs. Gujarathu Electricity Board, reported in (1982) Lab IC 1032, the learned Judge states :

1. When difference categories of penalties can be imposed in respect of the alleged fault, one of which is dismissal from service, the disciplinary authority performance is required to consult himself for selecting the most appropriate penalty from out of the range of penalties available that can be imposed, having regard to the nature, content and gravity of the default. Unless the disciplinary authority reaches the conclusion that having regard to the nature, content and magnitude of the fault committed by the employee concerned, it would be absolutely unsafe to retain him in service, the maximum penalty of dismissal cannot be imposed. If a lesser penalty can be imposed without seriously jeopardising the interest of the employer the disciplinary authority cannot impose the maximum penalty of dismissal from service. He bound to ask the inner voice and rational faculty why a lesser penalty cannot be imposed.

2. It cannot be overlooked that by and large it is because the maximum penalty is imposed and total ruination stares one in the eyes that the employee concerned is obliged to approach the court and avail of the costly and time-consuming machinery to challenge in desperation the order passed by the disciplinary authority. If a lesser penalty was imposed, he might not have been obliged to take recourse to costly legal proceedings which result in loss of public time and also result in considerable hardship and misery to the employee concerned.

15. In this the second party failed to prove their justification of their action to dismiss this workman, consequently following order is made.

ORDER

The reference is accepted. The order of dismissal made against the workman dated 28-2-86 is hereby set aside. The first party is entitled to reinstatement, continuity of service, back wages and other reliefs. If the second party already paid the interim relief as directed by this Tribunal the same shall be adjusted in the monetary benefit required to be paid by the virtue of this order.

1000 GI/99-44

(Dictated to the Stenographer, transcribed by her, corrected and signed by me on 12-3-1999.)

JUSTICE R. RAMAKRISHNA, Presiding Officer

नई दिल्ली, 23 मार्च, 1999

का.आ. 1110.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार कलकत्ता पोर्ट ट्रस्ट के प्रबंधसंघ के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, कलकत्ता के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-1999 को प्राप्त हुआ था।

[सं. एन-32011/10/90-आइ.आर. (विविध)]

बी. एम. डेविड, डेस्क अधिकारी

New Delhi, the 23rd March, 1999

S.O. 1110.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Calcutta as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Calcutta Port Trust and their workman, which was received by the Central Government on 23-3-99.

[No. L-32011/10/90-IR(Misc.)]

B. M. DAVID, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

Reference No. 10 of 1991

PARTIES :

Employers in relation to the management of Calcutta Port Trust.

AND

Their workmen.

PRESENT :

Mr. Justice A. K. Chakravarty, Presiding Officer.

APPEARANCES :

On behalf of Management.—Mr. G. Mukhopadhyay, Senior Labour Officer (IR).

On behalf of Workmen.—Mr. S. Chatterjee, Joint Secretary of the Union.

STATE : West Bengal.

INDUSTRY : Port & Dock.

AWARD

By Order No. 32011/10/90-IR(Misc.) dated 4-4-91 the Central Government in exercise of its powers under Sections 10(1)(d) and (2A) of the Industrial Disputes Act, 1947 referred the following dispute to this Tribunal for adjudication :

"Whether the action of the management of Calcutta Port Trust in imposing wage cut on concerned employees of Secretary's Department of Calcutta Port Trust without issuing show cause notice and that to during pendency of dispute in conciliation is lawful and justified? If not, to what relief the concerned employees are entitled?"

2. Calcutta Port and Shore Mazdoor Union (in short, the union) has sponsored this case in respect of the wage-cut of 46 employees of the Secretary's Department of the Calcutta Port Trust (in short, the management)

3. Union's case, in short, is that on 22-12-1989 some workers and employees of the Secretary's Department of the management attended office between 10.10 A.M. to 10.30 A.M. The attendance register which normally lies with the Office Superintendent was not there but was taken to the Secretary of the management. It was returned to the office at about 12 noon by putting absent mark against those who had not signed the attendance register. An order was passed by the Secretary of the management to those who came late to submit half day's casual leave application for that day. Paresb Nath Mallick and 27 others made a representation to the Deputy Chairman challenging the said action of the Secretary. Thereafter, following a nationwide wage settlement of the port and dock employees on 12-6-1989, payment of arrear was made to all the employees of all the departments of the Head Office Complex on 23-12-1989, excepting the office of the Administrative Department. Being aggrieved by such decision of the administration the employees of the Administrative Department wanted to know from the Office Suptd. the reasons of non-payment of arrear to them on that date and he advised them to see the Secretary as per telephonic talks between the Office Suptd. and the Secretary. These 46 concerned workmen then went to the Secretary and instead of appreciation the genuine grievances of the employees and to take necessary remedial measures, issued letters upon the employees on 27-12-1989 calling for explanations from them as to why action should not be taken for their staging of demonstration on 23-12-1989 from 12.30 p.m. to 13.10 p.m. Subsequently, wages for one hour was deducted from their salary bills for the month of February, 1990 and warning against repetition of such incident was served against some selected employees. The union then referred the matter to the Deputy Chairman on 24-1-1990 seeking his intervention. He did not take any action. The union finally raised an industrial dispute before the Assistant Labour Commissioner (Central), Calcutta on 30-1-1990, Conciliation having ended in failure, the matter was sent to this Tribunal for adjudication by way of a reference by the Central Government. The union has alleged that the management having illegally directed wage-cut of its employees without any justifiable cause has acted illegally and arbitrarily and prayed for declaration of such wage-cut as illegal and refunding of the wage of the concerned workmen already cut by the management.

4. The management of the Calcutta Port Trust in its written statement has denied that any wage-cut was imposed upon any employee of the Secretary's Department and alleged that the instant case is a case of recovery of over payment made to the concerned employees for which no notice is required to be served as per existing rules and regulation. Regarding the demonstration made by the employees in front of the room of the Secretary from 12.10 P.M. to 13.10 P.M. on 23-12-1989 the management's case is that the concerned workmen were asked to show cause as to why disciplinary action would not be started against them and in the identical replies received from most of the employees on 2-1-1990 they admitted that the demonstration was staged by them at that time on that date. It is further alleged that the salary bills of the current month is prepared in advance and such preparation is always completed within the 15 days of the current month. While preparing the advance salary bills, it is ensured that all employees are entitled to the wages for the remaining days of the month. If any over payment is detected afterwards, same is recovered from the salary bills of subsequent months. In the instant case, as per this procedure, the wages of the concerned employees for the total month of December, 1989 was charged in advance and they got their wages for the month of December without deduction for the period of absence from 12.10 P.M. to 13.10 P.M. on 23-12-1989. That amount was accordingly realised from the subsequent salary bills. Management also denied that any warning was administered against any of the selected employees on receipt of the reply of the explanation called for on 27-12-1989. Management also denied that any wage-cut was imposed upon the concerned workmen during the pendency of the conciliation. Management denied that the action taken by the Secretary was discriminatory and the wage-cut was illegal. Management justifies all its action alleging that they were fair and legal. The management accordingly prayed for dismissal of the union's case.

5. Heard Mr. S. Chatterjee, representative of the union and Mr. G. Mukhopadhyay, representative of the management.

6. Both the parties have filed certain documents and one witness was examined on each side.

7. From the evidence of WW-1, Ashim Kumar Mazumdar, one of the concerned workmen, it will appear that he spoke of two incidents happening on 22-12-1989 and 23-12-1989. It should be noted at the outset that the Tribunal is not concerned with the incident took place on 22-12-1989 as that matter does not fall within the scope of this reference. From the evidence of WW-1 it will appear that on 22-12-1989 the workmen protested against marking of their absence by the Secretary as they did not come in time and on 23-12-1989 (they having made representation for such unauthorised marking of absence that their salary was directed to be deducted for one hour of that date. This story of WW-1, however, does not find its corroboration from the written statement of the union. It appears from the written statement of the union that the concerned workmen made demonstration from 12.10 P.M. to 13.10 P.M. on 23-12-1989 before the Secretary's Office as they had not been paid their arrear dues on account of nation-wide wage settlement, though the employees of all other departments received the same on that date. Be that as it may, there is no dispute in this case that demonstration was staged by these 46 concerned workmen in front of the Secretary's Office from 12.10 P.M. to 13.10 P.M. on 23-12-1989. It is not also denied that show cause notices were issued against them on 27-12-1989 (vide Ext. M-7). From the evidence of MW-1 Subbra Kamal Dhar, an Assistant Secretary of the Administrative Department, it will appear that show cause notices were issued to all the employees before making pay-cut and the concerned workmen tendered identical replies. The management has produced those replies and one of them is marked Ext. M-8. In their replies the concerned workmen did not deny the occurrence of the incident, but tried to justify their action as ventilation of their grievances through constitutional method and in peaceful manner. The management by its letter dated 11-1-1990 (vide Ext. W-1) warned the employees against repetition of such incident. Admittedly the management ordered for a pay-cut of one hour of 23-12-1989, but unfortunately it has not produced any order for such pay-cut. MW-1 in his evidence also stated that in the relevant file concerning this case, there is no pay-cut order. He also stated categorically in his evidence that he has not seen any order in which any pay-cut of any of the concerned workmen was directed.

8. The justification of the wage-cut order being the subject matter of consideration in this reference, it was incumbent upon the management to produce the wage-cut order. I have already mentioned the evidence of MW-1 where he stated on oath that the relevant file concerning this case contains no wage-cut order. There being thus no wage-cut order, the management acted illegally and arbitrarily in effecting the wage-cut of its employees.

9. Mr. Chatterjee, representative of the union submitted with reference to Clause 9 of the Calcutta Port Trust Employees (Classification Control and Appeal) Regulations, 1987 (in short, the Regulations) that the procedure prescribed for imposing minor penalties under that provision, was not followed by the management in effecting wage-cut of its employees. Mr. Mukhopadhyay, representative of the management drew my attention to Clause 7 of the Regulations wherefrom it will appear that the wage-cut is neither a minor nor a major penalty. That being so, compliance of Clause 9 of the Regulations was not mandatory for the management in affecting the wage-cut.

10. Mr. Mukhopadhyay, representative of the management further argued that every employer has a right to deduct the pay of his workman if he does not do any work on "no-work-no-pay" basis. In support of his contention he referred of the case of *State Bank of India & Ors. v. Ganesan & Ors.*, reported in 1989 (1) L.J. 109. In that judgement all the relevant decisions in this matter were considered and it was held that State Bank of India had the right to deduct the pay of the employee during which period he actually did not

work. In this case it was further held that no work of any employee for a fraction of any day of his work shall not render him liable for wage-cut for the whole day. In the instant case the workman instead of doing their work was staging demonstration for about an hour for which deduction of pay was made. Though the management had the right to deduct the pay of any non-working employee for the period he do not work, still then, the question will be whether the management can take recourse to such action against its workman after it had already punished them for the same offence. It appears from Ext. W-1 that the Secretary informed the concerned workmen by his letter dated 11-1-1990 that "The explanation submitted by you dated 2nd January, 1990 has not been considered satisfactory. You are hereby warned against repetition." Mr. Mukhopadhyay tried to say that administration of warning by a superior officer to his subordinates cannot be said to be "Censure" which is one of the minor penalty under the Regulation. As per the dictionary meaning of "Censure" it is adverse judgement, expression of disapproval, reprimand. Since warning is not administered unless there is a disapproval of the action, it follows that it is an expression of disapproval, particularly when, it is preceded by issuance of show-cause notices upon the workmen and obtaining of explanation from them. The concerned workmen having thus been punished once, it is to be presumed that the matter ended there. The management, therefore, was not justified in inflicting wage-cut after administration of warning.

11. The point that last comes up for consideration is whether the management has affected the aforesaid wage-cut during the pendency of the conciliation proceeding and there by violated the provisions of Section 33 of the Industrial Disputes Act, 1947. Suffice this to say that it will appear from the letter of the Assistant Labour Commissioner (Central), Calcutta to the parties that the dispute was raised over the issue of the wage-cut. It is therefore obvious that the wage cut order was made before the matter was raised before the conciliation machinery. That being so, Section 33 of the Industrial Disputes Act, 1947 has no application in the facts of the instant case. It is, however, absolutely irrelevant for the disposal of this reference whether there was any violation of the provisions of Section 33 of the Industrial Disputes Act, 1947. Violation of Section 33 of the Industrial Disputes Act, 1947 is to be judged in a different proceeding and that has no bearing on the reference, even assuming that any such violation had taken place.

12. In view of what goes above, the management of Calcutta Port Trust has acted illegally in imposing the wage-cut on the concerned workmen. Management is accordingly directed to refund the portion of the wages cut from the salary of the concerned workmen.

This is my Award.

A. K. CHAKRAVARTY, Presiding Officer

Dated, Calcutta,

The 11th March, 1999.

श्रम मंत्रालय

नई दिल्ली, 23 मार्च, 1999

का.आ. 1111.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मैसर्स एयर इंडिया लिमि. मुंबई के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण सं. 1 मुंबई के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-3-99 को प्राप्त हुआ था।

[सं. एल-11012/20/98-आई. आर. (सी-1)]

एस. एस. गुप्ता, डेस्क अधिकारी

MINISTRY OF LABOUR

New Delhi, the 23rd March, 1999

S.O. 1111.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal No. 1, Mumbai as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. Air India Ltd. and their workman, which was received by the Central Government on 22-3-99.

[No L-11012/20/98-IR(C-1)]

S. S. GUPTA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, MUMBAI

PRESENT :

Shri Justice C. V. Govardhan, Presiding Officer.

Reference No. CGIT-2 of 1999

PARTIES :

Employers in relation to the management of M/s Air India Ltd.

AND

Their workmen

APPEARANCES :

For the Management : Shri A. R. Kulkarni, Advocate.

For the Workman : No appearance.

State : Maharashtra.

Mumbai, dated this the 1st day of March, 1999.

AWARD

The Central Government has referred the following dispute the employer M/s. Air India Ltd. and their workman Shri M. A. Shaikh, ex-Loader for adjudication by this Tribunal :

"Whether the action of the management of Air India Ltd., in dismissing the services of Mr. M. A. Shaikh ex-Loader w.e.f. 3-4-1995 is legal and justified? If not, what relief the workman concerned is entitled to?"

Notices were sent to both the sides on 8-1-1999 by Regd. post A.D. for 15-2-1999. On 15-2-1999 workman was absent even though notice was served on them, and the matter has adjourned for today, i.e. 01-3-1999. Today neither workman present nor filed statement of claim before this Tribunal. Hence, it appears that the workman is not interested in prosecuting the reference.

There is no material before me on basis of which the dispute referred to this Tribunal could be adjudicated in form of the workman. Hence, a 'no dispute' award is passed.

C. V. GOVARDHAN, Presiding Officer

नई दिल्ली, 26 मार्च, 1999

का.आ. 1112.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार आयल इंडिया लि. के प्रबंधन के संबंध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निहित औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण गोहाटी के

पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 23-3-99 को प्राप्त हुआ था।

[सं. एल- 20040/33/95-आई.आर (सी-I)]
एस. एस. गुप्ता, डेस्क अधिकारी

New Delhi, the 26th March, 1999

S.O. 1112.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Guwahati as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Oil India Ltd. and their workman, which was received by the Central Government on 23-3-99.

[No. L-20040/33/95-IR(C-I)]

S. S. GUPTA, Desk Officer

ANNEXURE

IN THE INDUSTRIAL TRIBUNAL, GUWAHATI, ASSAM

Reference No. 2(C) of 1996

PRESENT :

Shri K. Sarma, LL.B.,
Presiding Officer,
Industrial Tribunal, Guwahati.

In the matter of an Industrial Dispute between :
The Management of Oil India Ltd.,
(Pipeline) Guwahati.

Versus

Their workmen rep. by President Oil India Pipeline
Mazdoor (Casual) Union, Narangi, Guwahati-20.

APPEARANCES :

Shri S. N. Sarma, Advocate : For the Management.
Shri K. Barman, President : For the Workmen,
O.I.P.M.U., Narangi.

AWARD

This reference case has been registered on the basis of the reference made by Desk Officer, Government of India, Ministry of Labour vide its letter L-20040/33/95-IR(C-I) dated 23-8-96 for adjudication of a dispute arising between the management of Oil India Ltd., and its workmen Shri Akanman Neog, Shri Anil Das, Zamir Ali and Md. Kurum Ali on the following issue :—

"Whether the union is justified in claiming that S/Shri Akanman Neog, Anil Das, Zamir Ali and Md. Kurum Ali employed through contractor by Oil India Ltd. (Pipeline), Guwahati were actually the employees of Principal employer? If so, whether the action of terminating the services of these workmen w.e.f. June, 1993 is justified? If so, to what relief are these workmen entitled?"

On receipt of the reference, notices upon both management and workmen were served calling upon them to file written statement and to exchange their document. Accordingly, both the management and workmen represented by the President Oil India Ltd., Pipeline Mazdoor Union, Narangi, Guwahati had filed their written statement levelling their respective claims.

The fact of the case as revealed from material on record is that aforesaid workmen has claimed to be employees of the management of Oil India Ltd., Pipeline, Guwahati employed through contractor alongwith other workmen mentioned in the list, exhibit 6 in this case. Among the workmen, Shri Akanman Neog worked as Security Guard, Pump Station

No. 3, Jorhat, Shri Anil Das worked as office peon at Pipeline, Head Quarter (P.S. 5), Kurum Ali worked as Security Guard in Pump Station at Sonapur and Zamir Ali worked as Jogali to welder at Pipeline Maintenance Section in P.S. 5. It is alleged that their management had agreed that workmen mentioned above had been working in peronial nature of works in their establishment, but their service were terminated with effect from 10-12-92 and thereafter, one by one without any nounce to them nor holding any enquiry before their termination. As the management did not consider their case in spite of request they have raised this Industrial Dispute for adjudication under provision of Industrial Dispute Act on the issue already mentioned hereinabove.

The management on the other hand, had resisted the case by filing written objection contending inter alia that reference is in competent under Section 10 of the Industrial Dispute Act and hence this Tribunal has no jurisdiction to decide the issue. It is further contended that workmen are not employed by management of Oil India Ltd. (Pipeline) Guwahati, but they were employed by the contractor under the provision of Contract Labour (Regulation and Abolition) Act, 1970 and hence the management of Oil India Ltd., not being the principal employer of the workmen is not able to regulate their service. As the dispute between principal employer and the workmen relating to employment, non-employment and term of employment can be adjudicate by the Industrial Tribunal under the reference and present dispute not being between principal employer and the workmen does not fall within the concept of Industrial Dispute and same is beyond the jurisdiction of this Tribunal. It is also contended that the contractors who have engaged present workmen as their contract labour have not been made a party in this case, this reference is not maintainable in law.

After filing written statement both the parties have adduced evidence and also exhibited document in support of their respective contention raised in the pleading.

I have heard the argument put forward by the learned advocate appearing on behalf the management who has made submission in the light of the contention raised in the pleading. The moot point agitated by the management in support of their case is that management of Oil India Ltd. is not the principal employer of the workmen and hence no dispute can be raised under Section 10 of the I.D. Act and hence reference is not maintainable in law. The workmen on the other hand filed a long written argument contending inter alia that the management of Oil India Ltd. is the principal employer of workmen and termination of their service without giving show cause notice to them and without holding any enquiry as required in law is illegal. These being the nature of dispute the present reference is quite competent for adjudication under Section 10 of I.D. Act and they are entitled to relief claimed by them.

After going through the contentions raised by both the parties, I find it necessary to see what type of dispute constitutes Industrial Dispute under Sections 2(K) and 2A and what type of dispute can be referred to the Tribunal for adjudication as Industrial Dispute under Section 10 of the Act. Under Section 2(K) an Industrial Dispute means any dispute or difference between employers and employee or workmen or between workmen and workmen which is connected with employment or non-employment or the terms of employment or with the condition of labour of any person. Under Section 2A of the Act, Dismissal etc. of an individual workman to be deemed to be an Industrial Dispute. Where any employer discharges, dismissed, retrenches or otherwise terminates the services of an individual workman, any dispute or difference between that workman and his employer connected with, or arising out of, such discharge, dismissal, retrenchment or termination shall be deemed to be an industrial dispute notwithstanding that neither workman nor any union of workmen is a party to the dispute. Under Section 10 of the Industrial Dispute Act, the reference of dispute can be made to Board, Court or Tribunal. In view of the aforesaid provision of law, let us see whether dispute involved in this case is an Industrial Dispute or whether reference under Section 10 of the Act is competent for adjudication.

The management of Oil India Ltd. has flatly denied that present workmen were employed by them. As the manage-

ment desired that they are principal employer of the workman, burden lied on the workmen to establish that they were employed by present management and they are their principal employer. The workmen have not exhibited any paper to show that they are employed by their present management. From the evidence on record it is established that the workmen had worked under the contractor and contractors have engaged the present workmen and they have not been appointed by management, and the present management can not be held to be principal employer of the present workmen. The learned advocate for the management has submitted a xerox copy of the judgment passed by Hon'ble Guwahati High Court in writ appeal No. 557/96 which is a case of similar nature involved in the present one. In said judgment the management Oil India Ltd. (Assam Oil Division, Digboi) has by a writ petition challenged the reference made to this tribunal for adjudication of the dispute raised by Shri Dhreej Gohain and others, arising out of non-regularisation of their service, by the said management earlier engaged by the contractors. The learned single Judge has rejected said writ petition against which management has preferred this writ appeal which was allowed by the Division Bench by this judgment holding that the service of the workmen was covered by the contract labour (Regulation and Abolition) Act, 1970 and hence the management of Indian Oil Corporation Ltd. is not their principal employer and dispute is not an Industrial Dispute and is beyond the adjudication of this Tribunal. In the instant case what I have already held that the workmen have not established that they are appointed by the management of Oil India Ltd., Pipeline, Guwahati and hence they are not principal employer and dispute can not be consider as Industrial Dispute. As the aforesaid judgment passed by the Hon'ble Guwahati High Court is binding on us and fact of the case is similar with that of present one, under such circumstance this tribunal is left with no other alternative but to hold that this reference is incompetent and no award in favour of the workmen can be passed.

In the light of the aforesaid discussions I hold that present reference made under Section 10 of the Industrial Dispute Act is not an Industrial Dispute and is beyond the adjudication of this Tribunal and same is accordingly dismissed without cost.

I give this Award on this the 8th March, 1999 under my hand and seal.

K. SARMA, Presiding Officer

श्रम मंत्रालय

नई दिल्ली, 6 अप्रैल, 1999

का. आ. 1113.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, भारतीय खाद्य निगम के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-22012/332/एफ./90-आई आर (सी-II)]

वी. के. राजन, डेस्क अधिकारी

MINISTRY OF LABOUR

New Delhi, the 6th April, 1999

S.O. 1113.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of F.C.I. and their workman, which was received by the Central Government on 24-3-99.

[No. L-22012/332/F/90-IR(C-II)]
V. K. RAJAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER,
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-
CUM-LABOUR COURT, CHANDIGARH

Case No. I.D. 5/91

State Secretary, F.C.I., Class IV Employees Union, Distt
Committee, Faridkot (Pb.) ... Petitioner.

Versus

Distt. Manager, Food Corporation of India, Faridkot (Pb.)
Sr. Regional Manager, Food Corporation of India, Pb.
Region Sector 34, Chandigarh. ... Respondent.

APPEARANCES :

For the workman : None.

For the management : None.

AWARD

The Central Government vide notification No. L-22012/(332)/F/90-IR(C.II) dated 8th January, 1991 has referred the following dispute to this Tribunal for adjudication :

"Whether the initial pay of the concerned workmen upto their re-employment in the Corporation after their retirement before attaining the age of 55 years has been fixed properly and in accordance with the Government of India, Ministry of Finance OM No. F-5(14)/E.II(3)/77 dated 19-7-78? If not, to what other relief the workmen concerned are entitled to and from what date?"

Today the case was fixed for appearance of the workman. Despite registered notices none appeared on behalf of the workman. It appears that the workman is not interested to pursue with the present reference. The present reference is returned to the Ministry answering the same against the workman. Ministry be informed.

Chandigarh,

13-10-1998.

B. L. JATAV, Presiding Officer

नई दिल्ली, 6 अप्रैल, 1999

का. आ. 1114.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय खाद्य निगम के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-22012/516/96-आई आर (सी-II)]

वी० के० राजन, डेस्क अधिकारी

New Delhi, the 6th April, 1999

S.O. 1114.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of F.C.I. and their workman, which was received by the Central Government on 24-3-99.

[No. L-22012/516/96-IR(C-II)]

V. K. RAJAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER,
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-
CUM-LABOUR COURT, CHANDIGARH
Case No. I.D. 103/98

Darshan S/o Sh. Munsha Singh, village Nihalgarh, P.O.
Hudowal, Tehsil Dhilwan, Kapurthala. ... Petitioner.

Versus

District Manager, Food Corporation of India,
Kapurthala (Pb.). ... Respondent.

APPEARANCES :

For the workman : Ms. Nirmal Sharma.
For the management : Shri Santokh Singh.

AWARD

The Central Government vide notification No. L-22012/516/96-IR (C-II) dated 20th May, 1998 has referred the following dispute to this Tribunal for adjudication :

"Whether the action of the management of the F.C.I. in terminating the services of Shri Darshan w.e.f. March 1996 is justified or not? If so, what relief workman is entitled to?"

2. Today the case was fixed for filing of claim statement by the workman. Instead of filling the claim statement the rep. of the workman made the following statement :—

"The case has been settled amicably with the management and workman does not want to pursue with the present reference. The same may be returned to the Ministry as settled."

3. In view of the above recorded statement of the rep. of the workman, the present reference is returned to the Ministry as settled. Ministry be informed.

Chandigarh,
14-10-1998.

B. L. JATAV, Presiding Officer

नई दिल्ली, 6 अप्रैल, 1999

का. आ. 1115.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय खाद्य निगम के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-22012/519/96-आई आर (सी-II)]

वी. के. राजन, डेस्क अधिकारी

New Delhi, the 6th April, 1999

S.O. 1115.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh, as shown in the Annexure, in the industrial dispute between the employers in relation to the management of F.C.I. and their workman, which was received by the Central Government on 24-3-99.

[No. L-22012/519/96-IR(C-II)]

V. K. RAJAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER,
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-
CUM-LABOUR COURT, CHANDIGARH
Case No. I.D. 102/98

Swarna S/o Sh. Udo Ram, Village and P.O. Khukhrain,
District Kapurthala. ... Petitioner.

Versus

District Manager, Food Corporation of India,
Kapurthala (Pb.). ... Respondent.

APPEARANCES :

For the workman : Ms. Nirmal Sharma.
For the management : Shri Santokh Singh.

AWARD

The Central Government vide notification No. L-22012/519/96-IR(C-II) dated 20th May, 1998 has referred the following dispute to this Tribunal for adjudication :

"Whether the action of the management of the FCI in terminating the services of Shri Swarna S/o Sh. Udo Ram w.e.f. 1-10-95 is justified or not? If so, what relief workman is entitled to?"

2. The present case was fixed for filing of claim statement today by the workman. Instead of filling of claim statement, workman made the following statements :—

"My claim has been settled amicably with the management and I do not want to pursue with the case any further. The same may be returned to the Ministry as settled."

3. In view of the above recorded statement of the workman, the present reference is returned to the Ministry as settled. Appropriate Government be informed.

Chandigarh,
14-10-1998.

B. L. JATAV, Presi

नई दिल्ली, 6 अप्रैल, 1999

का. आ. 1116.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भाखड़ा ध्यास मैनेजमेंट बोर्ड के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण चण्डीगढ़ के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-42012/42/93-आई आर (डी यू)]

वी. के. राजन, डेस्क अधिकारी

New Delhi, the 6th April, 1999

S.O. 1116.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of B.B.M.B. and their workman, which was received by the Central Government on 24-3-1999.

[No. L-42012/42/93-IR(DU)]

V. K. RAJAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER,
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-
CUM-LABOUR COURT, CHANDIGARH

Case No. I.D. 67/94

General Secretary, BCB/BEMB Mazdoor Union, Power
Wing, HO, Sundernagar, District Mandi (H.P.)

...Petitioner.

Versus

Resident Engineer (DPM BEMB), Power Wing, Slapper,
Mandi (H.P.).

...Respondent.

APPEARANCES :

For the workman : Shri Dhani Ram.

For the management : Shri B. S. Rana.

AWARD

Passed on 20th November, 1998

The Central Government vide Notification No. L-42012/42/93-I.R.(DU) dated 2nd August, 1994 has referred the following Dispute to this Tribunal for adjudication :

"Whether the demand raised by BCB/BEMB Power Wing Mazdoor Union, Sundernagar on Resident Engineer, DPH, BEMB Division (PW) Slapper District Mandi, (HP) in respect of Shri Mast Ram S/o Shri Gandhi Ram to pay him same wages as paid to his regular counter parts as well as regularisation of his services from the date of his initial recruitment is justified? If yes, then to what relief the workman is entitled to and from which date?"

2. Today the case was fixed for the evidence of the workman. The representative of the workman made the following statement :

"The Union does not want to pursue with the present reference as the concerned workman is employed gainfully. The reference may be returned as not pursued."

3. In view of the above recorded statement of the General Secretary of the Union, the present reference is returned to the Appropriate Government as not pressed.

Chandigarh.

20-11-1998.

B. L. JATAV, Presiding Officer

नई दिल्ली, 6 अप्रैल, 1999

का. आ. 1117 - औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय खाद्य निगम के प्रबन्धतंत्र के संबंध में नियोजकों और उनके कर्मचारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण,

खण्डीगढ़ के पंचायत को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-3-99 को प्राप्त हुआ था।

[सं. एल-42012/122/87-डी-II बी/डी IV बी)]

बी. के. राजन, डेस्क अधिकारी

New Delhi, the 6th April, 1999

S.O. 1117.-In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of F.C.I. and their workman, which was received by the Central Government on 24-3-1999.

[No. L-42012/122/87-D.II.B./D.IV(B)]

V. K. RAJAN, Desk Officer

ANNEXURE

BEFORE SHRI B. L. JATAV, PRESIDING OFFICER,
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-
CUM-LABOUR COURT, CHANDIGARH

I.D. No. 59/89

The General Secretary, FCI Class-IV Employees Union
P.B. No. 30, Sangrur (Pb.).

... Petitioner.

Versus

The Managing Director, Food Corporation of India,
New Delhi.

... Respondent.

APPEARANCES :

For the workman : None

For the management : Shri N. K. Zakhmi.

AWARD

The Central Government vide Notification No. L-42012/122/87-D.II.B/D.IV(B) dated 27th July, 1988 has referred the following Dispute to this Tribunal for adjudication :

"Whether the action of the management of Food Corporation of India represented through the Managing Director, Food Corporation of India, New Delhi, Zonal Manager, New Delhi, Sr. Regional Manager, Punjab, Chandigarh in terminating Sri Surtej Singh son of Surjit Singh, Casual Watchman w.e.f. 22nd February, 1987 is justified? If not, to what other relief the workman is entitled and from what effect?"

2. An application through registered post has been received from the workman stating that he is not interested to get further continued and proceeded the case against the management. In view of the application of the workman, the present reference is returned to the Ministry as not pressed. Appropriate Government be informed.

Chandigarh,

16-11-1998.

B. L. JATAV, Presiding Officer

